

THE BIHAR AND ORISSA CODE,
VOLUME IV.

THE BIHAR AND ORISSA CODE,

In Four Volumes :

CONTAINING

**The Regulations and Local
Acts in force in the Province of
Bihar and Orissa ;**

WITH

**Tables and Lists, Notes as to Scheduled Districts and
De-Regulationised Tracts, and Notifications declaring
Enactments in force in, or extending Enactments
to, such Districts and Tracts, Acts of the Bihar
and Orissa Council 1915-18, and a Full
Index.**

FIRST EDITION

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VOLUME IV.

Tables, Lists, Notes, Notifications, B. & O. Acts, 1915-18, and Index.



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CONTENTS.

PAGE.

PREFACE

PART I.—ALPHABETICAL TABLE OF SHORT TITLES OF ENACTMENTS PRINTED IN THIS CODE	1
PART II.—EXPLANATORY NOTE AS TO THE SCHEDULED DISTRICTS AND DE-REGULATIONISED TRACTS IN BIHAR AND ORISSA	15
PART III.—CHRONOLOGICAL TABLE OF UNREPEALED ENACTMENTS DECLARED IN FORCE IN, OR EXTENDED TO, SCHEDULED DISTRICTS IN BIHAR AND ORISSA BY NOTIFICATION UNDER THE SCHEDULED DISTRICTS ACT, 1874 (14 OF 1874), AND STILL IN FORCE THERE—	
Chota Nagpur	18
1.—Bengal Regulations	20
2.—Acts of the Governor General of India in Council	28
3.—Bengal Acts	56
Chattisgarh Zamindaries	64
PART IV.—CHRONOLOGICAL TABLE OF ENACTMENTS IN FORCE IN DE-REGULATIONISED TRACTS IN BENGAL :—	
Angul	
1.—Bengal Regulations	72
2.—Acts of the Governor General of India in Council	74
3.—Regulations made under the Government of India Act, 1870 (33 & 34 Vict., c. 3)	84
4.—Bengal Acts	86
5.—Bihar and Orissa Acts	86
Sonthal Parganas	
1.—Bengal Regulations	88
2.—Acts of the Governor-General of India in Council	94
3.—Regulations made under the Government of India Act, 1870 (33 & 34 Vict., c. 3)	146
4.—Bengal Acts	148
PART V.—NOTIFICATIONS <i>in extenso</i> (OTHER THAN THOSE PRINTED IN VOL. II) UNDER THE SCHEDULED DISTRICTS ACT, 1874	161
PART VI.—NOTIFICATIONS <i>in extenso</i> DECLARING CERTAIN ENACTMENTS IN FORCE IN DE-REGULATIONISED TRACTS IN BIHAR AND ORISSA	165
PART VII.—ACTS OF THE BIHAR AND ORISSA COUNCIL, 1915-18	170
LIST OF ABBREVIATIONS USED IN THIS CODE	169
LIST OF PUBLICATIONS CITED IN THIS CODE	167
INDEX	273
FORM FOR THE ENTRY OF CORRECTION SLIPS	321

PREFACE.

THIS, the fourth volume of the Bihar and Orissa Code, contains—

- (1) a table of short titles of enactments printed in this Code ;
- (2) explanatory notes as to the Scheduled Districts and de-regulationised tracts in Bengal ;
- (3) chronological tables of enactments declared in force in, or extended to, Scheduled Districts in Bihar and Orissa by notification under the Scheduled Districts Act, 1874 (14 of 1874) ;
- (4) a chronological table of enactments in force in the de-regulationised tracts in Bihar and Orissa ;
- (5) the notifications from which the tables mentioned in clauses (3) and (4) *ante*, were compiled (except those printed in Vol. II of the Bihar and Orissa Statutory Rules and Orders) ;
- (7) a full index to the Code ; and
- (8) a form for the entry of Correction Slips.

W. S. COUTTS.

**PART I.—ALPHABETICAL' TABLE OF SHORT TITLES OF ENACT-
MENTS PRINTED IN THIS CODE.**

1	2	3	4
Short titles. ¹	No. and year.	Volume.	Page.
Alluvial Land Settlement Act, 1858 (Bengal)	31 of 1858 . .	I	391
Alluvion (Amendment) Act, 1868 (Bengal) .	² Ben. 4 of 1868 . .	II	77
„ and Diluvion Act, 1847 (Bengal) . .	9 of 1847 . .	I	347
„ „ „ Regulation. 1825 (Bengal)	11 of 1825 . .	„	299
Amending Act, 1897	5 of 1897 . .	„	603
Amending ³ Act, 1903	1 of 1903 . .	„	681
Angul Laws Regulation, 1913	3 of 1913 . .	„	863
Assam Labour and Emigration Act, 1901 . .	6 of 1901 . .	„	621
„ „ „ (Amendment) Act, 1908 . .	11 of 1908 . .	„	717
„ „ „ „ „ 1915 . .	8 of 1915 . .	„	767
Attached Estates Management Regulation, 1827 (Bengal).	5 of 1827 . .	„	315
Bank Laws Act, 1881	25 of 1881 . .	„	449
Bengal, Agra and Assam Civil Courts Act, 1887 .	12 of 1887 . .	„	575
„ „ „ „ (Amendment) Act, 1911.	16 of 1911 . .	„	721
„ Alluvial Land Settlement Act, 1858 .	31 of 1858 . .	„	391
„ Alluvion (Amendment) Act, 1868 . .	Ben. 4 of 1868 . .	II	77
„ „ and Diluvion Act, 1847 . .	9 of 1847 . .	I	347
„ „ „ Regulation, 1825 . .	11 of 1825 . .	„	299
„ Attached Estates Management Regulation, 1827.	5 of 1827 . .	„	315
„ Bihar and Orissa and Assam Laws Act, 1912.	7 of 1912 . .	„	723
„ Births and Deaths Registration Act, 1873.	Ben. 4 of 1873 . .	II	151
„ Cess (Amendment No. 1) Act, 1881 . .	7 of 1881 . .	I	447
„ „ (Amendment No. 2) Act, 1881 . .	Ben. 2 of 1881 . .	II	429
„ „ (Amendment) Act, 1910 . .	Ben. 4 of 1910 . .	III	357

¹ For the enactments by which several of these short titles were given, see Chronological Tables appended to the preceding volumes.

² Acts of the Bengal Council are distinguished from Acts of the Governor General of India in Council by the prefix "Ben." in Col. 2 of this table. Acts of the Bihar and Orissa Council are distinguished by the prefix "Bihar and Orissa" in Col. 2.

³ Formerly known as the Repealing and Amending Act, 1903.

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Bengal Charitable Endowments, Public Buildings and Escheats Regulation, 1810.	19 of 1810 . .	I	127
„ Civil Court Amins Act, 1899 . .	Ben. 2 of 1899 . .	III	151
„ Corruption and Extortion Regulation, 1827.	3 of 1827 . .	I	313
„ Court of Wards (Amendment) Act, 1881	Ben. 3 of 1881 . .	II	433
„ „ „ „ 1906	Ben. I of 1906 . .	III	205
„ „ „ „ 1909	Ben. 2 of 1909 . .	„	339
„ Cruelty to Animals Act, 1869 . .	Ben. I of 1869 . .	II	91
„ „ „ „ 1900 . .	Ben. 3 of 1900 . .	III	152
„ „ „ (Arrest) Act, 1869 . .	Ben. 3 of 1869 . .	II	103
„ Decennial Settlement Regulation, 1793 .	8 of 1793 . .	I	31
„ Districts Act, 1836 . .	21 of 1836 . .	„	343
„ „ „ 1864 . .	Ben. 4 of 1864 . .	II	7
„ Drainage Act, 1880 . .	Ben. 6 of 1880 . .	„	337
„ „ (Amendment) Act, 1902 . .	Ben. 2 of 1902 . .	III	157
„ Embankment Act, 1855 . .	32 of 1855 . .	„	361
„ „ „ 1866 . .	Ben. 7 of 1866 . .	II	53
„ „ „ 1873 . .	Ben. 6 of 1873 . .	„	155
„ „ „ 1882 . .	Ben. 2 of 1882 . .	„	439
„ Excise Act, 1909 ¹ . .	Ben. 5 of 1909 . .		625
„ Ferries Act, 1885 . .	Ben. I of 1885 . .	II	631
„ Foreign Immigrants Regulation, 1812 .	11 of 1812 . .	I	137
„ General Clauses Act, 1899 . .	Ben. I of 1899 . .	III	139
„ Ghatwali Lands Act, 1859 . .	5 of 1859 . .	I	393
„ „ „ Regulation, 1814 . .	29 of 1814 . .	„	143
„ Government Indemnity Regulation, 1822	11 of 1822 . .	„	269
„ Indigo Contracts Act, 1836 . .	10 of 1836 . .	„	341
„ „ „ Regulation, 1823 . .	6 of 1823 . .	„	273

¹ Repealed and re-enacted by Bihar and Orissa Act 2 of 1915, post, p. 176.

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Bengal Indigo Contracts Regulation, 1830 . .	5 of 1830 . .	I	335
„ Inheritance Regulation, 1793 . .	11 of 1793 . .	„	43
„ „ „ 1800 . .	10 of 1800 . .	„	89
„ Irrigation Act, 1876	Ben. 3 of 1876 . .	II	201
„ Kanungos and Patwaris Regulation, 1819	1 of 1819 . .	I	181
„ „ Regulation, 1816	5 of 1810 . .	„	147
„ Landholders' Attendance Act, 1848 . .	20 of 1848 . .	„	351
„ Land Registration (Amendment) Act, 1878	Ben. 5 of 1878 . .	II	271
„ Land-revenue Assessment Regulation, 1801.	1 of 1801 . .	I	01
„ „ „ (Resumed Lands) Regulation, 1819.	2 of 1819 . .	„	185
„ „ „ „ 1828 . .	3 of 1828 . .	„	319
„ „ (Assistant Collectors) Regulation, 1821	4 of 1821 . .	„	225
„ „ Regulation, 1793 . .	2 of 1793 . .	„	17
„ „ Resumption Act, 1862 . .	Ben. 7 of 1862 . .	II	8
„ „ Sales Act, 1841 . .	12 of 1841 . .	I	345
„ „ „ „ 1859 . .	11 of 1859 . .	„	395
„ „ „ „ 1868 . .	Ben. 7 of 1868 . .	II	81
„ „ „ (Amendment) Act, 1862.	Ben. 3 of 1862 . .	„	1
„ „ „ „ „ 1871 . .	Ben. 2 of 1871 . .	„	131
„ „ „ Regulation, 1812 . .	5 of 1812 . .	I	133
„ „ Settlement Act, 1868 . .	Ben. 3 of 1868 . .	II	73
„ „ „ Regulation, 1822	7 of 1822 . .	I	233
„ „ „ „ 1825 . .	9 of 1825 . .	„	289
„ „ „ „ 1828 . .	4 of 1828 . .	„	325
„ „ (Settlement and Deputy Collectors) Regulation, 1833.	9 of 1833 . .	„	337

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Bengal Land-revenue Settlement (Resumed Kanungos and Revenue-free Lands) Regulation, 1825.	13 of 1825 . .	I	303
„ Leases and Land-revenue Regulation, 1812.	18 of 1812 . .	„	141
„ Legislative Council (Witnesses) Act, 1866	Ben. 3 of 1866 .	II	47
„ Local Government Act, 1911 . .	Ben. 3 of 1911 .	III	369
„ Local Self-Government Act of 1885 .	Ben. 3 of 1885 .	II	649
„ „ „ (Amendment) Act, 1908	Ben. 5 of 1908 .	III	227
„ Military Police Act, 1892	5 of 1892 . .	I	591
„ Mining Settlements Act, 1912. . .	Ben. 2 of 1912 .	III	375
„ Muhammadan Marriages and Divorces Registration Act, 1876.	Ben. 1 of 1876 .	II	187
„ Municipal Act, 1884	Ben. 3 of 1884 .	„	501
„ „ (Amendment) Act, 1886 . . .	Ben. 3 of 1886 .	„	717
„ „ „ „ 1894	Ben. 4 of 1894 .	III	33
„ „ „ „ 1896	Ben. 2 of 1896 .	„	81
„ „ (Amendment and Validation) Act, 1910.	Ben. 2 of 1910 .	„	353
„ „ (Slaughter-houses and Meat-markets) Act, 1865	Ben. 7 of 1865 .	II	37
„ Native Revenue-officers Regulation, 1794.	3 of 1794 . .	I	79
„ Patni Taluks Regulation, 1819 . .	8 of 1819 . .	„	206
„ „ „ „ 1820	1 of 1820 . .	„	223
„ Patwaris Regulation, 1817	12 of 1817 . .	„	153
„ Permanent Settlement Regulation, 1793	1 of 1793 . .		3
„ Police Act, 1869	Ben. 7 of 1869 .	II	105
„ Police Regulation, 1817	20 of 1817 . .	I	165
„ Ports Act, 1867	Ben. 3 of 1867 .	II	69
„ Prevention of Inoculation Act, 1865 .	Ben. 4 of 1865 .	„	33

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page
Bengal Public Gambling Act, 1867	Ben. 2 of 1867	II	61
„ „ Parks Act, 1904	Ben. 2 of 1904	III	539
„ Rent Recovery (Under-tenures) Act, 1865	Ben. 8 of 1865	II	41
„ Revenue Commissioners' Regulation, 1829.	1 of 1829	I	327
„ Revenue-free Lands (Badshahi Grants) Regulation, 1793.	37 of 1793	„	67
„ „ „ (N o n-B a d s h a h i Grants) Regulation, 1793.	19 of 1793	„	49
„ „ „ „ Regulation, 1800	8 of 1800	„	87
„ „ „ „ „ 1825	14 of 1825	„	307
„ Salt Act, 1873	Ben. 1 of 1873	II	147
„ Sanitary Drainage Act, 1895	Ben. 8 of 1895	III	59
„ Sati Regulation, 1829	17 of 1829	I	331
„ Settled Estates Act, 1904	Ben. 3 of 1904	III	173
„ Smoke-nuisances Act, 1905	Ben. 3 of 1905	„	197
„ State-offences Regulation, 1804	10 of 1804	I	97
„ State-Prisoners Regulation, 1818	3 of 1818	„	175
„ Steam-boilers and Prime-movers Act, 1879.	Ben. 3 of 1879	II	277
„ Survey Act, 1875	Ben. 6 of 1875	„	163
„ Tenancy Act, 1885	8 of 1885	I	401
„ „ (Amendment) Act, 1886	8 of 1886	„	671
„ „ „ „ „ 1898	Ben. 3 of 1898	III	135
„ „ „ „ „ 1907	Ben. 1 of 1907	„	210
„ „ (Validation and Amendment) Act, 1903.	Ben. 1 of 1903	„	163
„ Tramways Act, 1883	Ben. 3 of 1883	II	73
„ „ (Amendment) Act, 1904	Ben. 1 of 1904	III	165
„ Troops Transport and Travellers' Assistance Regulation, 1806	11 of 1806	I	119
„ „ „ „ Regulation, 1825	6 of 1825	„	283

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Bengal Vaccination Act, 1880	Ben. 5 of 1880	II	315
„ „ (Amendment) Act, 1887	Ben. 2 of 1887	„	727
„ „ „ „ 1890	Ben. 2 of 1890	„	731
„ „ „ „ 1911	Ben. 2 of 1911	III	363
„ Village Chaukidari Act, 1871	Ben. 1 of 1871	II	129
„ „ „ (Amendment) Act, 1886	Ben. 1 of 1886	„	715
„ „ „ „ „ 1892	Ben. 1 of 1892	III	29
„ Wills and Intestacy Regulation, 1799	5 of 1799	I	83
Bihar and Orissa Board of Revenue Act, 1913	B. and O. Act 1 of 1913	III	387
„ Cess (Amendment) Act, 1916	B. and O. 1 of 1896	IV	221
„ Decentralisation Act, 1916	B. and O. 3 of 1916	„	245
„ Excise Act, 1915	B. and O. Act 2 of 1915	„	177
„ Ferries (Amendment) Act, 1914	B. and O. 2 of 1914	III	523
„ General Clauses Act, 1917	B. and O. 1 of 1917	IV	251
„ Irrigation (Amendment) Act, 1918	B. and O. 3 of 1918	„	271
„ Medical Act, 1916	B. and O. 2 of 1916	„	235
„ Public Demands Recovery Act, 1914	B. and O. 4 of 1914	III	557
Births and Deaths Registration Act, 1873 (Bengal)	Ben. 4 of 1873	II	151
Board of Revenue Act, 1913 (Bihar)	B. and O. 1 of 1913	„	387
Burma Coast Lights Act, 1879	9 of 1879	I	447
Calcutta Hackney-carriage Act, 1891	Ben. 2 of 1891	III	5
Canals Act, 1864	Ben. 5 of 1864	II	11
Cess Act, 1880	Ben. 9 of 1880	„	373
„ (Amendment No. 1) Act, 1881 (Bengal)	7 of 1881	I	447
„ (Amendment No. 2) Act, 1881 (Bengal)	Ben. 2 of 1881	II	429

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page
Cess (Amendment) Act, 1910 (Bengal)	Ben. 4 of 1910	III	357
„ (Amendment) Act, 1916 (Bihar and Orissa)	B. and O. 1 of 1916	IV	221
Champaran Agrarian Act, 1891	B. and O. 1 of 1918	„	265
Charitable Endowments, Public Buildings and Escheats Regulation, 1810 (Bengal).	19 of 1810	I	127
Chota Nagpur Encumbered Estates Act, 1876	6 of 1876	„	425
„ „ „ „ (Amendment) Act, 1884.	5 of 1884	„	451
„ „ „ „ (Amendment) Act, 1909	Ben. 3 of 1909	III	343
„ „ „ „ (Amendment) Act, 1911.	Ben. 4 of 1911	„	371
„ „ Rural Police Act, 1914	B. and O. 1 of 1914	„	511
„ „ Tenancy Act, 1903	Ben. 6 of 1908	„	247
„ „ Tenures Act, 1869	2 of 1869	II	97
Civil Court Amins Act, 1899 (Bengal)	Ben. 2 of 1899	III	151
„ Courts Act, 1887 (Bengal, Agra and Assam).	12 of 1887	I	515
„ „ (Amendment) Act, 1911 (Bengal, Agra and Assam.)	16 of 1911	„	721
Corruption and Extortion Regulation, 1827 (Bengal).	3 of 1827	„	313
Court of Wards Act, 1879.	Ben. 9 of 1879	II	285
„ „ „ (Bengal) Amendment Act, 1892.	4 of 1892	I	589
„ „ (Amendment) Act, 1881 (Bengal)	Ben. 3 of 1881	II	433
„ „ (Amendment) Act, 1906	Ben. 1 of 1906	III	205
„ „ (Amendment) Act, 1909 (Bengal).	Ben. 2 of 1909	„	339
Cruelty to Animals Act, 1869 (Bengal)	Ben. 1 of 1869	II	91
„ „ „ 1900 (Bengal)	Ben. 3 of 1900	III	152
„ „ (Arrest) Act, 1869 (Bengal).	Ben. 3 of 1869	II	103
Cuttack Land-revenue Regulation, 1805	12 of 1805	I	103

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Cuttack Police Regulation, 1805	13 of 1805	I	115
Decennial Settlement Regulation, 1793 (Bengal)	8 of 1793	I	31
Decentralisation Act, 1914	4 of 1914	„	731
„ „ 1916	B. and O. 3 of 1916	IV	245
Districts Act, 1836 (Bengal)	21 of 1836	I	343
„ „ 1864 (Bengal)	Ben. 4 of 1864	II	7
Drainage Act, 1880 (Bengal)	Ben. 6 of 1880	„	337
„ (Amendment) Act, 1902 (Bengal)	Ben. 2 of 1902	III	157
Embankment Act, 1855 (Bengal)	32 of 1855	I	361
„ „ 1866 (Bengal)	Ben. 7 of 1866	II	53
„ „ 1873 (Bengal)	Ben. 6 of 1873	„	155
„ „ 1882 (Bengal)	Ben. 2 of 1882	„	439
Encumbered Estates Act, 1876 (Chota Nagpur)	6 of 1876	I	425
„ „ (Amendment) 1884	5 of 1884	„	451
„ „ „ 1909	Ben. 3 of 1903	III	343
„ „ „ 1911	Ben. 4 of 1911	„	37
Estates Partition Act, 1897	Ben. 5 of 1897	„	89
Excise Act, 1915 (Bihar and Orissa)	B. and O. 2 of 1915	IV	177
Ferries Act, 1885 (Bengal)	Ben. 1 of 1885	II	631
„ (Amendment) 1914	B. & O. 2 of 1914	III	523
Foreign Immigrants Regulation, 1812 (Bengal)	11 of 1812	I	137
Forfeited Deposits Act, 1850	25 of 1850	„	353
General Clauses Act, 1899 (Bengal)	Ben. 1 of 1899	III	139
„ „ „ 1917 (Bihar and Orissa)	B. and O. 1 of 1917	IV	251
Ghatwali Lands Act, 1859 (Bengal)	5 of 1859	I	393
„ „ Regulation, 1814 (Bengal)	29 of 1814	„	143
Government Indemnity Regulation, 1822 (Bengal).	11 of 1822	„	269
Hackney Carriage Act, 1891 (Calcutta)	Ben. 2 of 1891	III	5

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Indian Civil Service (Bengal) Loans Prohibition Regulation, 1793.	38 of 1793 . .	I	77
" " " Loans Prohibition Regulation, 1823.	7 of 1823 . .	"	277
Indigo Contracts Act, 1836 (Bengal) . . .	10 of 1836 . .	"	341
" " Regulation, 1823 (Bengal) . . .	6 of 1823 . .	"	273
" " " 1830 (Bengal) . . .	5 of 1830 . .	"	335
Inheritance Regulation, 1793 (Bengal) . .	11 of 1793 . .	"	43
" " 1800 (Bengal) . . .	10 of 1800 . .	"	89
Irrigation Act, 1876 (Bengal)	Ben. 3 of 1876 . .	II	201
" (Amendment) Act, 1918	B. and O. 3 of 1918	IV	271
Jharia Water Supply Act, 1914	B. & O. 3 of 1914 .	III	529
Kanungos and Patwaris Regulation, 1819 (Bengal)	1 of 1819 . .	I	181
" Regulation, 1816 (Bengal)	5 of 1816 . .	"	147
Labour and Emigration Act, 1901 (Assam) .	6 of 1901 . .	"	621
" " " (Amendment) Act, 1908 (Assam)	11 of 1908 . .	"	717
Landholders' Attendance Act, 1848 (Bengal) .	20 of 1848 . .	"	351
Land Records Maintenance Act, 1895 . . .	Ben. 3 of 1895 . .	III	45
" Registration Act, 1876	Ben 7 of 1876 . .	II	235
" " (Amendment) Act, 1878 (Bengal).	Ben. 5 of 1878 . .	"	271
Land-revenue Assessment Regulation, 1801 (Bengal).	1 of 1801 . .	I	91
" " (Resumed Lands) Regulation, 1819 (Bengal).	2 of 1819 . .	"	185
" " (Resumed Lands) Regulation, 1828 (Bengal)	3 of 1828 . .	"	319
" (Assistant Collectors) Regulation, 1821 (Bengal).	4 of 1821 . .	"	225
" Regulation, 1793 (Bengal)	2 of 1793 . .	"	17
" " 1805 (Cuttack)	12 of 1805 . .	"	103

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Cuttack Police Regulation, 1805	13 of 1805	I	115
Decennial Settlement Regulation, 1793 (Bengal)	8 of 1793	I	31
Decentralisation Act, 1914	4 of 1914	„	731
„ „ 1916	B. and O. 3 of 1916	IV	245
Districts Act, 1836 (Bengal)	21 of 1836	I	343
„ „ 1864 (Bengal)	Ben. 4 of 1864	II	7
Drainage Act, 1880 (Bengal)	Ben. 6 of 1880	„	337
„ (Amendment) Act, 1902 (Bengal)	Ben. 2 of 1902	III	157
Embankment Act, 1855 (Bengal)	32 of 1855	I	361
„ „ 1866 (Bengal)	Ben. 7 of 1866	II	53
„ „ 1873 (Bengal)	Ben. 6 of 1873	„	155
„ „ 1882 (Bengal)	Ben. 2 of 1882	„	439
Encumbered Estates Act, 1876 (Chota Nagpur)	6 of 1876	I	425
„ „ (Amendment) 1884	5 of 1884	„	451
„ „ „ 1909	Ben. 3 of 1903	III	343
„ „ „ 1911	Ben. 4 of 1911	„	37
Estates Partition Act, 1897	Ben. 5 of 1897	„	89
Excise Act, 1915 (Bihar and Orissa)	B. and O. 2 of 1915	IV	177
Ferries Act, 1885 (Bengal)	Ben. 1 of 1885	II	631
„ (Amendment) 1914	B. & O. 2 of 1914	III	523
Foreign Immigrants Regulation, 1812 (Bengal)	11 of 1812	I	137
Forfeited Deposits Act, 1850	25 of 1850	„	353
General Clauses Act, 1899 (Bengal)	Ben. 1 of 1899	III	139
„ „ „ 1917 (Bihar and Orissa)	B. and O. 1 of 1917	IV	251
Ghatwali Lands Act, 1859 (Bengal)	5 of 1859	I	393
„ „ Regulation, 1814 (Bengal)	29 of 1814	„	143
Government Indemnity Regulation, 1822 (Bengal).	11 of 1822	„	269
Hackney Carriage Act, 1891 (Calcutta)	Ben. 2 of 1891	III	5

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Indian Civil Service (Bengal) Loans Prohibition Regulation, 1793.	38 of 1793 . .	I	77
„ „ „ Loans Prohibition Regulation, 1823.	7 of 1823 . .	„	277
Indigo Contracts Act, 1836 (Bengal) . . .	10 of 1836 . .	„	341
„ „ Regulation, 1823 (Bengal) . . .	6 of 1823 . .	„	273
„ „ „ 1830 (Bengal) . . .	5 of 1830 . .	„	335
Inheritance Regulation, 1793 (Bengal) . .	11 of 1793 . .	„	43
„ „ 1800 (Bengal) . . .	10 of 1800 . .	„	80
Irrigation Act, 1870 (Bengal)	Ben. 3 of 1870 .	II	201
„ (Amendment) Act, 1918	B. and O. 3 of 1918	IV	271
Jharra Water Supply Act, 1914	B. & O. 3 of 1914 .	III	520
Kanungos and Patwaris Regulation, 1819 (Bengal)	1 of 1819 . . .	I	181
„ Regulation, 1816 (Bengal)	5 of 1816 . . .	„	147
Labour and Emigration Act, 1901 (Assam) .	6 of 1901 . . .	„	021
„ „ „ (Amendment) Act, 1908 (Assam)	11 of 1908 . . .	„	717
Landholders' Attendance Act, 1848 (Bengal) .	20 of 1848 . . .	„	351
Land Records Maintenance Act, 1895 . . .	Ben. 3 of 1895 .	III	45
„ Registration Act, 1876	Ben 7 of 1876 .	II	235
„ „ (Amendment) Act, 1878 (Bengal).	Ben. 5 of 1878 .	„	271
Land-revenue Assessment Regulation, 1801 (Bengal).	1 of 1801 . . .	I	91
„ „ (Resumed Lands) Regulation, 1819 (Bengal).	2 of 1819 . . .	„	183
„ „ (Resumed Lands) Regulation, 1823 (Bengal).	3 of 1823 . . .	„	319
„ (Assistant Collectors) Regulation, 1821 (Bengal).	4 of 1821 . . .	„	225
„ Regulation, 1793 (Bengal)	2 of 1793 . . .	„	17
„ „ 1805 (Cutback)	12 of 1805 . . .	„	103

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Land-revenue Resumption Act, 1862 (Bengal).	Ben. 7 of 1862	II	5
„ Sales Act, 1841 (Bengal)	12 of 1841	I	345
„ „ „ 1859 (Bengal)	11 of 1859	„	395
„ „ „ 1868 (Bengal)	Ben. 7 of 1868	II	81
„ „ (Amendment) Act, 1862 (Bengal).	Ben. 3 of 1862	„	1
„ „ „ „ 1871 (Bengal).	Ben. 2 of 1871	„	131
„ „ Regulation, 1812 (Bengal)	5 of 1812	I	133
„ Settlement Act, 1868 (Bengal)	Ben. 3 of 1868	II	73
„ „ Regulation, 1822 (Bengal)	7 of 1822	I	233
„ „ „ 1825 (Bengal)	9 of 1825	„	289
„ „ „ 1828 (Bengal)	4 of 1828	„	325
„ „ (Resumed Kanungos and Revenue-free Lands) Regulation, 1825 (Bengal).	13 of 1825	„	303
„ (Settlement and Deputy Collectors) Regulation, 1833 (Bengal).	9 of 1833	„	337
Laws Act, 1912 (Bengal, Bihar and Orissa and Assam).	7 of 1912	„	723
Leases and Land-revenue Regulation, 1812 (Bengal).	18 of 1812	„	141
Legislative Council (Witnesses) Act, 1866 (Bengal).	Ben. 3 of 1866	II	47
Local Government Act, 1911 (Bengal)	Ben. 3 of 1911	III	369
„ Self-Government Act of 1885 (Bengal).	Ben. 3 of 1885	II	649
„ „ (Amendment) Act, 1908 (Bengal).	Ben. 5 of 1908	III	227
Lodging-house Act, 1871 (Puri)	Ben. 4 of 1871	II	135
„ (Extension) Act, 1879 (Puri)	Ben. 2 of 1879	„	273
„ „ „ 1884 (Puri)	Ben. 1 of 1884	„	485
„ (Amendment) Act, 1908 (Puri)	Ben. 3 of 1908	III	221
Medical Act, 1916 (Bihar and Orissa)	B. and O. 2 of 1916	IV	235

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	
Short titles.	No. and year.	Volume.	Page.
Military Police Act, 1892 (Bengal)	5 of 1892	I	591
Mining Settlements Act, 1912 (Bengal) . . .	Ben. 2 of 1912	III	375
Muhammadian Marriages and Divorces Registration Act, 1876 (Bengal)	Ben. 1 of 1876	II	187
Municipal Act, 1884 (Bengal)	Ben. 3 of 1884	"	501
" (Amendment) Act, 1886 (Bengal)	Ben. 3 of 1886	II	717
" " " 1894 (Bengal)	Ben. 4 of 1894	III	33
" " " 1896 (Bengal)	Ben. 2 of 1896	"	81
" (Amendment and Validation) Act, 1910 (Bengal)	Ben. 2 of 1910	"	353
" (Slaughter-houses and Meat-markets) Act, 1865 (Bengal).	Ben. 7 of 1865	II	37
Native Revenue-officers Regulation, 1794 (Bengal).	3 of 1794	"	79
Opium Act, 1857	13 of 1857	"	381
" (Amendment) Act, 1911	1 of 1911	"	719
Orissa Tenancy Act, 1913	B. & O. 2 of 1913 . .	III	399
Patna Administration Act, 1915	B. and O. 1 of 1915 . .	IV	173
" University (Amendment) Act, 1918 . . .	B. and O. 2 of 1918 . .	"	369
Patni Taluks Regulation, 1819 (Bengal) . . .	8 of 1819	I	206
" " " 1820 (Bengal)	1 of 1820	"	223
Patwaris Regulation, 1817 (Bengal)	12 of 1817	"	153
Permanent Settlement Regulation, 1793 (Bengal)	1 of 1793	"	3
Police Regulation, 1805 (Cuttack)	13 of 1805	"	115
Police Regulation, 1817 (Bengal)	20 of 1817	"	165
Porahat Estate Act, 1893	2 of 1893	"	599
Ports Act, 1867 (Bengal)	Ben. 3 of 1867	II	69
Prevention of Inoculation Act, 1865 (Bengal)	Ben. 4 of 1865	"	33
Private Fisheries Protection Act, 1889 . . .	Ben. 2 of 1889	"	729
Protection of Muhammadian Pilgrims Act, 1896 .	Ben. 1 of 1896	III	73

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Public Demands Recovery Act, 1913 (B. & O.) .	B. & O. 4 of 1914 .	III	557
„ Gambling Act, 1867 (Bengal) . . .	Ben. 2 of 1867 .	II	61
„ Parks Act, 1904 (Bengal) . . .	Ben. 2 of 1904 .	III	167
Puri Lodging-house Act, 1871 . . .	Ben. 4 of 1871 .	II	135
„ „ (Amendment) Act, 1908 .	Ben. 3 of 1908 .	III	221
„ „ (Extension) Act, 1879 . .	Ben. 2 of 1879 .	II	273
„ „ „ „ 1884 . .	Ben. 1 of 1884 .	„	485
Rent Recovery Act, 1853 . . .	6 of 1853 . .	I	355
„ „ (Under-tenures) Act, 1865 (Bengal).	Ben. 8 of 1865 .	II	41
¹ Repealing and Amending Act, 1903 . . .	1 of 1903 . .	I	681
„ „ „ „ 1914 . . .	10 of 1 14 . .	„	747
Revenue Commissioners Regulation, 1829 (Bengal).	1 of 1829 . .	„	327
Revenue-free Lands (Badshahi Grants) Regu- lation, 1793 (Bengal).	37 of 1793 . .	„	67
„ „ (Non-Badshahi Grants) Regu- lation, 1793 (Bengal).	19 of 1793 . .	„	49
„ „ Regulation, 1800 (Bengal)	8 of 1800 . .	„	87
„ „ „ 1825 (Bengal)	14 of 1825 . .	„	307
Rural Police Act, (Chota Nagpur) . . .	B. & O. 1 of 1914 .	III	511
Salt Act, 1864	Ben. 7 of 1864 .	II	21
„ „ 1873 (Bengal)	Ben. 1 of 1873 .	„	147
Sanitary Drainage Act, 1895 (Bengal) . .	Ben. 8 of 1895 .	III	59
Sati Regulation, 1829 (Bengal)	17 of 1829 . .	I	331
Settled Estates Act, 1904 (Bengal) . . .	Ben. 3 of 1904 .	III	173
Smoke-nuisances Act, 1905 (Bengal) . .	Ben. 3 of 1905 .	„	197
Sonthal Parganas Act, 1855	37 of 1855 . .	I	373
„ „ „ 1857	10 of 1857 . .	„	377
„ „ Justice Regulation, 1893 . .	5 of 1893 . .	„	823

¹ Now known as the Amending Act, 1903.

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—contd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page.
Sonthal Parganas Justice (Amendment) Regulation, 1912	4 of 1912 . .	1	857
" " " and Laws Regulation, 1899.	3 of 1899 . .	"	833
" " Rent Regulation, 1886 . .	2 of 1886 . .	"	811
" " Rent (Amendment) Regulation, 1907.	3 of 1907 . .	"	837
" " Rural Police Regulation, 1910 .	4 of 1910 . .	"	849
" " Settlement Regulation, 1904 .	2 of 1904 . .	"	835
" " " (Amendment) Regulation, 1908.	3 of 1908 . .	"	841
State-offences Regulation, 1804 (Bengal) . .	10 of 1804 . .	"	97
State-Prisoners Regulation, 1818 (Bengal) . .	3 of 1818 . .	"	175
Steam-boilers and Prime-movers Act, 1870 (Bengal).	Ben 3 of 1870 .	II	277
Survey Act, 1875 (Bengal) . . .	Ben. 5 of 1875 .	"	103
" " 1887 (Calcutta) . . .	Ben. 1 of 1887 .	"	721
Tenancy Act, 1885 (Bergal) . . .	8 of 1885 . .	I	461
" (Amendment) Act, 1886 (Bengal) . .	8 of 1886 . .	"	571
" " " 1898 (Bengal) . .	Ben. 3 of 1898 .	III	135
" " " 1907 (Bengal) . .	Ben. 1 of 1907 .	"	209
" (Validation and Amendment) Act, 1903 (Bengal).	Ben. 1 of 1903 .	"	163
" 1913 (Orissa) . . .	B. & O. 2 of 1913 .	"	399
Tenures Act, 1869 (Chota Nagpur). . .	2 of 1869 . .	II	97
Tramways Act, 1883 (Bengal) . . .	Ben. 3 of 1883 . .	"	473
" (Amendment) Act, 1904 (Bengal) .	Ben. 1 of 1904 .	III	165
Tributary Mahals of Orissa Act, 1893 . .	11 of 1893 . .	1	601
Troops Transport and Travellers' Assistance Regulation, 1806 (Bengal).	11 of 1806 . .	"	119
" " Regulation, 1825 (Bengal) . .	6 of 1825 . .	"	283

Part I.—Alphabetical Table of Short Titles of Enactments printed in this Code—concl'd.

1	2	3	4
Short titles.	No. and year.	Volume.	Page
Vaccination Act, 1880 (Bengal) . . .	Ben. 5 of 1880 .	II	315
Vaccination (Amendment) Act, 1887 (Bengal) .	Ben. 2 of 1887 .	„	727
„ „ „ 1890 (Bengal) .	Ben. 2 of 1890	„	731
„ „ „ 1911 (Bengal) .	Ben. 2 of 1911 .	III	363
Village Chaukidari Act, 1870 . . .	Ben. 6 of 1870 .	II	109
„ „ „ 1871 (Bengal) . . .	Ben. I of 1871 .	„	129
„ „ (Amendment) Act, 1886 (Bengal).	Ben. 1 of 1886	„	715
„ „ „ „ 1892 (Bengal.)	Ben. 1 of 1892 .	III	29
Wills and Intestacy Regulation, 1799 (Bengal) .	5 of 1799	I	83

PART II.—EXPLANATORY NOTE AS TO THE SCHEDULED DISTRICT AND DE-REGULATIONISED TRACTS IN BIHAR AND ORISSA.

The Scheduled Districts of Bihar and Orissa are :—

- | | |
|---|---|
| (i) The Santal Parganas | } See Part III of Schedule 1 to the Scheduled Districts Act, 1874 (14 of 1874), (printed in the General Acts, 1868-78, Ed. 1909, p. 446). |
| (ii) The Chota Nagpur Division (including Porohat). | |
| (iii) The Angul District. | |
| (iv) Three of the Chattisgarhi Zamin-daries (Nos 20, 22 and 23) | } See Part VI of Schedule 1 to the Scheduled Districts Act, 1874 (14 of 1874), (printed in the General Acts, 1868-78, Ed. 1909, p. 448). |

2. The expression "De-regulationised Tracts" means tracts which are exempted from the operation of the General Regulations and Acts and are subject to such enactments only as are specially declared in force in them, either by the Legislature itself or in pursuance of an express power conferred by the Legislature.

The De-regulationised Tracts in Bihar and Orissa are :—

- | | |
|--|---|
| (i) The Angul District comprising the Sadr or Angul Sub-Division and the Khondmals Sub-Division. | } See The Angul District Regulation, 1894 (1 of 1894), section 3 (printed in the Bengal Code, Vol I, Ed. 1905, p. 257). |
| (ii) The Santal Parganas | |
| | } See The Santal Parganas Settlement Regulation (3 of 1872), section 3 (printed in Vol. I, p. 777). |

Santal Parganas.

3. The Santal Parganas are only nominally a Scheduled District, the Scheduled Districts

Courts Act, 1887."

Chota Nagpur Division.

5. The Chota Nagpur Division comprises the districts of Hazaribagh, Ranchi, Palamau, Manbhum and Singhbhum.

6. The District of Ranchi was formerly called the district of Lohardaga. The name was changed by the following notification :—

No.

7. The district of Palamau was formed by separating the Palamau Sub-Division and Pargana Torree from the district of Lohardaga (now called Ranchi), by the following notification :—

The 20th October, 1891.—It is hereby notified for general information that from the 1st

(Published, *Calcutta Gazette*, 1891, Part I, p. 947).

8. The thans of Raipur and Khattri, which were included in the district of Manbhum when the Scheduled Districts Act, 1874, was passed, were transferred to the district of Bankura in 1879, and were declared by section 4 of the Raipur and Khattri Laws Act, 1879 (10 of 1879, printed in the Bengal Code, Ed. 1905, Vol. II, p. 619) to have ceased to be a Scheduled District.

9. The district of Singhbhum comprises :—

- (1) Pargana Dhalbhum ;
- (2) the Kolhan (in which is situated the Municipality of Chaibassa), and
- (3) the Porahat Estate, which was annexed to the district, and placed on the footing of a Scheduled District, by the Porahat Estate Act, 1893 (2 of 1893) (printed in Vol. I, page 599).

10. The Scheduled Districts Act, 1874, has been brought into force throughout the Chota Nagpur Division, and many enactments have been notified for the various portions of the Division under section 3 or section 5 of the Act.

The Angul District.

11. The Mahal of Angul and the Khondmals, which, together, comprise the district of Angul—See the Angul District Regulation, 1894 (1 of 1894), section 2 (printed in the Bengal Code, Ed. 1905, Vol. 1, p. 257)—are in the peculiar position of being both actually scheduled districts and de-regulationised tracts. The district of Angul was de-regulationised by the Angul District Regulation, 1894 (1 of 1894), and section 3 (1) of that Regulation declared the Scheduled Districts Act to be in force in it.

12. Several notifications were, before the passing of the Angul District Regulation, 1894, issued under section 3 and section 5 of the Scheduled Districts Act, 1874, for the "Mahal of Angul" (i.e., the present "Sub-division of Angul"), but they have all been superseded by section 3 (1) and Chapter VII. respectively of that Regulation. No notifications have been issued for the Khondmals under section 3 or section 5 of the Scheduled Districts Act.

The enactments now in force in the district of Angul are shown in Part IV.

13. The Mahal of Banki was formerly bracketted with Angul as a Scheduled District, but has since been annexed to the district of Cuttack, and ceased to be a portion of a Scheduled District from the 1st April, 1882—See the Banki Laws Act, 1881 (25 of 1881), section 4 (printed in Vol. 1, p. 449).

14. The Angul District Regulation, 1894, has been repealed and re-enacted by the Angul District Regulation, 1913 (III of 1913, printed in Vol. 1, p. 563).

15. It should be remembered, as regards Angul, that the Angul Laws Regulation (III of 1913), declares, in section 6, that—

"for the purpose of facilitating the application of any enactment for the time being in force in the district of Angul, any Court may construe such enactment with such alterations, not affecting the substance thereof, as may be necessary or proper to adapt it to the matter before the Court"

Chattisgarhi Zamindaries.

16. The Scheduled Districts Act, 1874, was brought into force in the Chattisgarh Zamindaries by the following notification :—

No. 449, dated the 10th April, 1878 (published in the *Gazette of India*, 1878, Part I, p. 260).

"In exercise of the powers conferred by section 3 of Act XIV of 1874 (the Scheduled Districts Act), the Chief Commissioner of the Central Provinces is pleased, with the previous sanction of the Governor-General in Council to declare that the said Act is in force in the following Scheduled Districts of the Central Provinces :—

(Here followed a list of the Chattisgarh and Chanda Zamindaries and the Chhindwara Jagirdars).

Table.

17. It will be seen that the only Scheduled Districts in Bihar and Orissa which are not also de-regulationised tracts are the Chota Nagpur Division and the three Chattisgarh Zamindaries.

18. All Acts and Regulations in force in the Chattisgarh Zamindaries and the Chota Nagpur Division have been noted in Part III. All Acts in force in the Angul District and the Santal Parganas have been noted in Part IV.

19. The Table must not be taken to contain a complete list of all the enactments in force in these territories for—

- (1) some enactments have been brought into force in Scheduled Districts by Notifications issued under Acts other than the Scheduled Districts Act, e.g., the Employers and Workmen Disputes Act, 1860 (9 of 1860), which was extended to Manbhum by Notification dated the 10th December 1860, issued under section 9 of that Act ; and
- (2) many enactments are in force in Scheduled District *proprio vigore*.

The rule generally followed in framing notifications under section 3 of the Scheduled Districts Act has been to include in them those enactments only whose application was for some reason open to doubt.

20. Columns 6 and 7 of the Table show all limitations on the application of the various enactments entered in the Table which are specifically mentioned in the notifications. When an enactment is declared in force in, or extended to, any place, by notification, it is to be taken as having been declared in force or extended as textually altered by subsequent legislation (if any) up to the date of the notification. This is sometimes, but not always, expressed in the notification itself, but whether expressed or not the enacted and amended enactments are in

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PART III.—CHRONOLOGICAL TABLES OF ENACTMENTS DE
DIVISION BY NOTIFICATION UNDER THE SCHEDULED DIS

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

1.—Bengal

1793	1	The Bengal Permanent Settlement Regulation, 1793.	Vol. I, p. 3	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	2	The Bengal Land-revenue Regulation, 1793.	Ditto, p. 17	Declared	Ditto
"	8	The Bengal Decennial Settlement Regulation, 1793.	Ditto, p. 31	Declared	Ditto
"	11	The Bengal Inheritance Regulation, 1793.	Ditto, p. 43	} Declared	Ditto
"	19	The Bengal Revenue-free Lands (Non-Bādshāhi Grants) Regulation, 1793.	Ditto, p. 19		

CLARED IN FORCE IN, OR EXTENDED TO, THE CHOTA NAGPUR
TRICTS ACT, 1874 (14 OF 1874), AND STILL IN FORCE THERE.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date	Where printed.
7	8	9	10

Regulations.

.....	{	Hazáribágh District . . .	1395 of 21st October, 1881.	B. and O. Sta- tutory Rules and Orders, Vol. II, p. 148. Do. p. 153. Do. p. 157.
		Manbhum District . . .	1397 of 21st October, 1881.	
		Pargana Dhalbhum . . .	1398 of 21st October, 1881.	
.....	{	Hazáribágh District . . .	1395 of 21st October, 1881.	Do. p. 148. Do. p. 151. Do. p. 153.
		Ranchi and Palamau Districts.	1396 of 21st October, 1881.	
		Manbhum District . . .	1397 of 21st October, 1881.	
.....	{	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157. Do. p. 148. Do. p. 153.
		Hazáribágh District . . .	1395 of 21st October, 1881.	
		Manbhum District . . .	1397 of 21st October, 1881.	
.....	{	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157. Do. p. 148. Do. p. 151.
		Hazáribágh District . . .	1395 of 21st October, 1881.	
		Ranchi and Palamau Districts.	1396 of 21st October, 1881.	
.....	{	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153. Do. p. 157.
		Pargana Dhalbhum . . .	1398 of 21st October, 1881.	
		Hazáribágh District . . .	1395 of 21st October, 1881.	

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

1.—Bengal

1793	38	The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1793.	Vol. I, p. 77 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1794	3	The Bengal Native Revenue-officers Regulation, 1794.	Ditto, p. 79 .	} Declared.	Ditto . . .
1799	5	The Bengal Wills and Intestacy Regulation, 1799.	Ditto, p. 83 .		
1800	8	The Bengal Revenue-free Lands Regulation, 1800.	Ditto, p. 87 .		
„	10	The Bengal Inheritance Regulation, 1800.	Ditto, p. 89 .	Declared .	Ditto . . .
1804	10	The Bengal State-offences Regulation, 1804.	Ditto, p. 97 .	Declared .	Ditto . . .
					Ditto . . .
1806	11	The Bengal Troops Transport and Travellers' Assistance Regulation, 1806.	Ditto, p. 119	Declared	} So much as had not been repealed up to the 13th November, 1897.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATIONS.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date	Where printed.
7	8	9	10

Regulations—contd.

.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B and O Statutory Rules and Orders, Vol. II, p. 136.
.....	Hazáribágh District	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamau Districts	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum	1398 of 21st October, 1881.	Do. p. 137.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Hazáribágh District	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamau Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	The Porabhat Estate	1008 of 13th November, 1897.	Do. p. 162.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

1.—Bengal

1810	19	The Bengal Charitable Endowments, Public Buildings and Escheats Regulation, 1810.	Vol. I, p. 127	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1812	5	The Bengal Land-revenue Sales Regulation, 1812.	Ditto, p. 133 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1814	29	The Bengal Ghátwali Lands Regulation, 1814.	Ditto, p. 143 .	Extended .	The first paragraph of section 5.
1817	20	The Bengal Police Regulation, 1817.	Ditto, p. 165 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATIONS.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

Regulations—contd.

.....	Hazáribágh District . . .	1395 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 148.
	Ranchi and Palamau Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh District . . .	1395 of 21st October, 1881.	Do. p. 148.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
See Notification No. 1246 of 7th March, 1903, <i>post</i> , p. 167.	Pargana Barabhum in the Manbhum District.	1246 of 7th March, 1903.	Do. p. 167.
.....	Hazáribágh District . . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamau Districts	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

1.—Bengal

1821	4	The Bengal Land-revenue (Assistant Collectors) Regulation; 1821.	Vol. I, p. 225	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1822	7	The Bengal Land-revenue Settlement Regulation, 1822.	Ditto, p. 233		
"	11	The Bengal Government Indemnity Regulation, 1822.	Ditto, p. 269 .	Declared	Section 38 : so much as was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
					Section 38 .
1823	7	The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1823.	Ditto, p. 277 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1825	6	The Bengal Troops Transport Regulation, 1825.	Ditto, p. 283 .	Declared .	So much as had not been repealed up to the 13th November, 1897.
"	9	The Bengal Land-revenue Settlement Regulation, 1825.	Ditto, p. 289		
"	13	The Bengal Land-revenue Settlement (Resumed Kanungos and Revenue-free Land) Regulation, 1825.	Ditto, p. 303	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	14	The Bengal Revenue-free Lands Regulation, 1825.	Ditto, p. 307		

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

Regulations—contd.

	Hazaribagh District . . .	1395 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 148
.....	Ranchi and Palamau Districts	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 130.
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazaribagh District . . .	1395 of 21st October, 1881.	Do. p. 148.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.

*Part III.—Chronological Tables of Enactments declared in force in
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

1.—Bengal

1827	3	The Bengal Corruption and Extortion Regulation, 1827.	Vol. I, p. 313	} Declared .	The extent to which it was, on the 21st October 1881, in force in any part of Bengal not included in any Scheduled District.
"	5	The Bengal Attached Estates Management Regulation, 1827.	Ditto, p. 315		
1828	4	The Bengal Land-revenue Settlement Regulation, 1828.	Ditto, p. 325		
					Ditto . . .
1829	17	The Bengal Sati Regulation, 1829.	Ditto, p. 331 .	Declared	} So much as had not been repealed up to the 13th November, 1897.
1833	9	The Bengal Land-revenue (Settlement and Deputy Collectors) Regulation, 1833.	Ditto, p. 337 .	Declared .	
					The extent to which it was, on the 21st October 1881, in force in any part of Bengal not included in any Scheduled District.

2.—Acts of the Governor

1834	2	The Secretaries to Government Act, 1834.	General Acts, 1834-67, Ed. 1909, p. 1.	} Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1836	10	The Bengal Indigo Contracts Act, 1836.	Vol. I, p. 341 .		
"	21	The Bengal Districts Act, 1836.	Ditto, p. 343.		

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date,	Where printed.
7	8	9	10

Regulations—concl'd.

	Hazáribágh District . . .	1395 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 148.
.....	Ranchi and Palamau Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
	Hazáribágh District . . .	1395 of 21st October, 1881.	Do. p. 148.
.....	Ranchi and Palamau Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.

General of India in Council.

.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
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*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (1)*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1837	4	The Property in Land Act, 1837.	General Acts, 1834-67, Ed. 1909, p. 2.	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1838	25	The Wills Act, 1838 .	Ditto, p. 3 .	} Declared	Ditto .
1839	29	The Dower Act, 1839 .	Ditto, p. 11 .		
"	30	The Inheritance Act, 1839	Ditto, p. 13 .		
"	32	The Interest Act, 1839 .	Ditto, p. 18	} Declared	Ditto .
1841	12	The Bengal Land-revenue Sales Act, 1841.	Vol. I, p. 345		
"	19	The Succession (Property Protection) Act, 1841.	General Acts, 1834-67, Ed. 1909, p. 37.		
"	24	The Illusory Appointments and Infants' Property Act, 1841.	Ditto, p. 49	} Declared	Ditto .
"	27	The Insolvent Estates (Unclaimed Dividends) Act, 1841.	Ditto, p. 47		
					Ditto .
1843	5	The Indian Slavery Act, 1843.	General Acts, 1834-67, Ed. 1909, p. 49.	Declared .	So much as had not been repealed up to the 13th November, 1897.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATIONS.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazáribágh District . .	1395 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 148.
	Ranchi and Palaman Districts	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dbalbhum . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dbalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Hazáribágh District . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palaman Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dbalbhum . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dbalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dbalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	The Porahat Estate . .	1008 of 13th November, 1897.	Do. p. 162.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1837	4	The Property in Land Act, 1837.	General Acts, 1834-67, Ed. 1909, p. 2.	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1838	25	The Wills Act, 1838 .	Ditto, p. 3 .	} Declared	Ditto .
1839	29	The Dower Act, 1839 .	Ditto, p. 11 .		
"	30	The Inheritance Act, 1839	Ditto, p. 13 .		
"	32	The Interest Act, 1839 .	Ditto, p. 18	} Declared	Ditto .
1841	12	The Bengal Land-revenue Sales Act, 1841.	Vol. I, p. 345		
"	19	The Succession (Property Protection) Act, 1841.	General Acts, 1834-67, Ed. 1909, p. 37.		
"	24	The Illusory Appointments and Infants' Property Act, 1841.	Ditto, p. 49	} Declared	Ditto .
"	27	The Insolvent Estates (Unclaimed Dividends) Act, 1841.	Ditto, p. 47		
					Ditto .
1843	5	The Indian Slavery Act, 1843.	General Acts, 1834-67, Ed. 1909, p. 49.	Declared	So much as had not been repealed up to the 13th November, 1897.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATIONS.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazaribagh District . . .	1395 of 21st October, 1881.	B and O Statutory Rules and Orders, Vol. 11, p. 148.
	Ranchi and Palaman Districts	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazaribagh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Hazaribagh District . . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palaman Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazaribagh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Hazaribagh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	The Porabat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.

Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6
847	9	The Bengal Alluvion and Diluvion Act, 1847.	Vol. I, p. 347 .	} Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
„	20	The Indian Copyright Act, 1847.	General Acts, 1834-67, Ed. 1909, p. 54		
848	20	The Bengal Landholders' Attendance Act, 1848.	Vol. I, p. 351 .		
850	12	The Public Accountants' Defaults Act, 1850.	General Acts, 1834-67. Ed. 1909, p. 67	Declared.	Ditto . So much as had not been repealed up to the 13th November, 1897.
„	18	The Judicial Officers' Protection Act, 1850.	Ditto, p. 69 .	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District. The whole Act. .
„	19	The Apprentices Act, 1850.	Ditto, p. 71 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
„	21	The Caste Disabilities Removal Act, 1850.	Ditto, p. 79 .	Declared	Ditto . The whole Act .

2.—Acts of the Governor

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATIONS	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 136.
.....	Ditto, Ditto .	Ditto .	
.....	The Porahat Estate . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazaribagh, Ranchi Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	The Porahat Estate . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Ditto, Ditto .	Ditto .	
.....	The Porahat Estate . .	1008 of 13th November, 1897.	Do. p. 162.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6
<i>2.—Acts of the Governor</i>					
1850	25	The Forfeited Deposits Act, 1850.	Vol. I, p. 353	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
„	34	The State Prisoners Act, 1850.	General Acts, 1834-67, Ed. 1909, p. 80	Declared	Ditto
„	37	The Public Servants (Inquiries) Act, 1850.	Ditto, p. 82		So much as had not been repealed up to the 13th November, 1897.
1830	41	The Bengal Board of Revenue Act, 1851. ¹		Declared	
1851	8	The Indian Tolls Act, 1851.	General Acts, 1834-67, Ed. 1909, p. 87.		The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1852	8	The Sheriffs' Fees Act, 1852.	Ditto, p. 91		
„	30	The Indian Naturalisation Act, 1852	Ditto, p. 93		
1853	2	The Landholders' Public Charges and Duties Act, 1853.	Ditto, p. 96	Declared	Ditto The whole Act
„	6	The Rent Recovery Act, 1853.	Vol. I. p. 355	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1854	31	The Conveyance of Land Act, 1854.	General Acts, 1834-67, Ed. 1909, p. 99.	Declared.	Ditto
1855	11	The Mesne Profits and Improvements Acts, 1855.	Ditto, p. 104		

[¹] Act 44 of 1830 has been superseded in

or extended to, the Chota Nagpur Division by Notification under of 1874, and still in force there—contd.

ENACTMENTS.		NOTIFICATIONS.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	8	10

General of India in Council—contd.

.....	Hazáribágh, Ranchi, Palaman and Manhhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B & O Statutory Rules and Orders, Vol. II, p. 136.
.....	Ditto, Ditto . .	Ditto . .	
.....	The Porahat Estate . .	1008 of 13th November, 1897.	Do p. 162.
.....	Hazáribágh, Ranchi, Palaman and Manhhum Districts, Pargana Dalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Ditto, Ditto . .	Ditto . .	
.....	The Porahat Estate . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazáribágh, Ranchi, Palaman and Manhhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Ditto, Ditto . .	Ditto . .	

*Part III.—Chronological Tables of Enactments declared in force in
the Schedule Districts Act, 1874 (14*

ENACTMENTS.					
Year.	No.	Short title of subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6
<i>2.—Acts of the Governor</i>					
1855	12	The Legal Representation of Native Subjects Act, 1855.	General Acts, 1854-57, 154. 1892, p. 105.	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	13	The Indian Fatal Accidents Act, 1855.	Ditto, p. 105 .	Declared .	So much as had not been repealed up to the 13th November, 1897.
"	23	The Mortgaged Estates Administration Act, 1855.	Ditto, p. 110 .	Declared .	The extent to which it was, on the 21st October 1881, in force in any part of Bengal not included in any Scheduled District.
"	24	The Penal Servitude Act, 1855.	Ditto, p. 111 .	Declared .	Ditto .
"	28	The Usury Laws Repeal Act, 1855.	Ditto, p. 114 .	Declared .	So much as had not been repealed up to the 13th November, 1897.
"					The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd..

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No and date.	Where printed
7	8	9	10

General of India in Council—contd.

.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October 1881.	B. & O Statutory Rules and Orders, Vol. II, p. 136.
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Ditto, Ditto . . .	Ditto . . .	
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazáribágh District . . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamau Districts	1396 of 21st October, 1881.	Do. p. 161.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. .

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1859	9	The Forfeiture Act, 1859	General Acts, 1834-67, Ed. 1909, p. 211	Declared	Sections 16, 17, 18 and 20 : so much as was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District
„	10	<i>The Bengal Rent Act, 1859.</i> ^[1]	...		
1859	11	The Bengal Land-revenue Sales Act, 1859.	Vol. I, p. 427	Extended	The whole Act
„	13	The Workman's Breach of Contract Act, 1859.	General Acts, 1834-67, Ed. 1909, p. 213.	Declared	The extent to which it was on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
„	14	Summary Dispossession	...	Declared	Section 15 ^[2]
1860	9	The Employers and Workmen (Disputes) Act, 1860.	General Acts, 1834-67, Ed. 1909, p. 215.	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
„	21	The Societies Registration Act, 1860.	Ditto, p. 217		
„	34	The Government Officers' Indemnity Act, 1860.	Ditto, p. 223		
„	45	The Indian Penal Code	Ditto, p. 248		
1861	5	The Police Act, 1861	Ditto, p. 378	Declared	Ditto
					So much as had not been repealed up to the 13th November, 1897.

[1] Act 10 of 1859 has been superseded in Chota Nagpur by Ben.
[2] Section 15 of Act 14 of 1859 will be repealed by the Specific

r extended to, the Chota Nagpur Division by Notification under
f 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

	Hazáribágh District . . .	1395 of 21st October, 1881.	B & O Sta- tutory Rules and Orders, Vol II, p. 148.
.....	Ranchi and Palamau Districts	1396 of 21st October, 1881.	Do. p. 151.
	Manbhūm District . . .	1397 of 21st October, 1881.	Do. p. 152.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1400 of 21st October, 1881.	Do. p. 155.
.....	Ditto, Ditto . . .	1394 of 21st October, 1881.	Do. p. 136.
.....	The Kolhan . . .	1399 of 21st October, 1881.	Do. p. 160.
.....	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Ditto, Ditto . . .	Ditto . . .	
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.

Act 6 of 1908 (Chota Nagpur Tenancy Act, 1908)
Relief Act, 1877 (1 of 1877) if that Act is extended to the Kolhan.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1861	16	The Stage-carriages Act, 1861.	General Acts, 1834-67, Ed. 1909, p. 396.	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1862	3	The Government Seal Act, 1862.	Ditto, p. 402 .		
1863	16	The Excise (Spirits) Act, 1863.	Ditto, p. 403 .		
„	20	The Religious Endowments Act, 1863.	Ditto, p. 406 .	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1863	23	The Waste-lands (Claims) Act, 1863.	General Acts, 1843-67, Ed. 1909, p. 415.		
„	31	The Official Gazettes Act, 1863.	Ditto, p. 421 .		
1864	3	The Foreigners Act, 1864	Ditto, p. 423 .	Declared .	Ditto . .
„	6	The Whipping Act, 1864.	Ditto, p. 430 .	Declared .	So much as had not been repealed up to the 13th November, 1897.
„	15	The Indian Tolls Act, 1864.	Ditto, p. 438 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B. & O. Statutory Rules and Orders, Vol. II, p. 136.
.....	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	} Do. p. 136.
.....	Ditto, Ditto . . .	Ditto . . .	
.....	The Porahat Estate . . .	1008 of 13th November 1897.	Do. p. 162.
.....	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1865	3	The Carriers Act, 1865 .	General Acts, 1843-67, Ed. 1909, p. 452.	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District. Such much as had not been repealed up to the 13th November, 1897.
"	10	The, Indian Succession Act, 1865.	Ditto, p. 473 .	Declared	
"	15	The Parsi Marriage and Divorce Act, 1865.	Ditto, p. 560 .		
"	21	The Parsi Intestate Succession Act, 1865.	Ditto, p. 574 .		
					Ditto
1866	21	The Native Converts' Marriage Dissolution Act, 1866.	Ditto, p. 577 .	Declared	So much as had not been repealed up to the 13th November, 1897.
1866	27	The Indian Trustees Act, 1866.	General Acts, 1834-67, Ed. 1909, p. 599.	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	28	The Trustees' and Mortgagees' Powers Act, 1866.	Ditto, p. 609 .		
1867	16	The Acting Judges Act, 1867.	Ditto, p. 625 .		
"	22	The Serais Act, 1867 .	Ditto, p. 627 .		
"	25	The Press and Registration of Books Act, 1867.	Ditto, p. 633 .		

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Házaribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October.	B. & O. Statutory Rules and Orders, Vol. II, p. 136.
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Házaribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1891.	} Do. p. 136.
.....	Ditto, Ditto . . .	Ditto . . .	
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
...	Házaribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1891.	Do. p. 136.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1869	4	The Indian Divorce Act.	General Acts, 1868-78, Ed. 1909, p. 5.	} Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	5	The Indian Articles of War.	Ditto, p. 32 .		
"	20	The Indian Volunteers Act, 1869.	Ditto, p. 90 .		
					Ditto . . .
1870	7	The Court-Fees Act, 1870	Ditto, p. 98 .	} Declared	The whole Act . . .
"	8	The Female Infanticide Prevention Act, 1870.	Ditto, p. 147 .		
"	20	The Court-fees Act (1870) Amendment Act, 1870.	Ditto, p. 150 .	Declared .	Ditto . . .

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B. & O. Statutory Rules and Orders, Vol. II, p. 136.
.....	Hazaribagh District . . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamau Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	The Kolhan	1123 of 2nd August, 1907.	Do. p. 165.
.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Hazaribagh District . . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamau Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1870	21	The Hindu Wills Act, 1870.	General Acts, 1868-78, Ed. 1900, p. 150.	} Declared in force or extended.	wh
"	27	The Indian Penal Code Amendment Act, 1870.	Ditto, p. 153		
1871	1	The Cattle-trespass Act, 1871.	Ditto, p. 156		
"	5	The Prisoners Act, 1871	Ditto, p. 169		
"	23	The Pensions Act, 1871 .	Ditto, p. 169		
"	27	The Criminal Tribes Act, 1871.	Ditto, p. 176		
1872	1	The Indian Evidence Act, 1872.	Ditto, p. 192		
"	3	The Special Marriage Act, 1872.	Ditto, p. 253		
"	9	The Indian Contract Act, 1872.	Ditto, p. 262		
"	15	The Indian Civil Marriage Act,	Ditto, p. 341		
"	18	The Indian Evidence Amendment Act.	378		
"	19	The Indian Penal Code Amendment Act, 187			
1873	5	The Government Savings Banks Act, 1873.			
"	10	The Indian Oaths Act, 1873.			
1874	2	The Administrator General's Act, 1874.	I		
"	3	The Married Women's Property Act, 1874.	Ditto,		

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B. & O Statutory Rules and Orders, Vol. II, p. 136.
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*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1874	4	The Foreign Recruiting Act, 1874.	General Acts, 1868-78, Ed. 1909, p. 423.	} Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	9	The European Vagrancy Act, 1874.	Ditto, p. 427		
"	14	The Scheduled Districts Act, 1874.	Ditto, p. 441	Declared	The whole Act
1875	5	The Unattested Sepoys Act, 1875.	General Acts, 1868-78, Ed. 1909, p. 476	} Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	9	The Indian Majority Act, 1875.	Ditto, p. 477		
"	13	The Probate and Administration Act, 1875.	Ditto, p. 479		
"	18	The Indian Law Reports Act, 1875.	Ditto, p. 480		
1876	7	The Criminal Tribes (Amendment) Act, 1876.	Ditto, p. 481		
"	9	The Native Coinage Act, 1876.	Ditto, p. 482	} Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	11	The Presidency Banks Act, 1876.	Ditto, p. 484		
"	16	The Stage-carriages Act (1861) Amendment Act, 1876.	Ditto, p. 521		
"	19	The Dramatic Performances Act, 1876.	Ditto, p. 522		

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exception, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazáribágh, Ranchi, Palamanu and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B. & O. Statutory Rules and Orders, Vol. II, p. 136.
.....	Hazáribágh, Ranchi, Palamanu and Manbhum Districts, and Paragana Dhalbhum.	1664 of 5th November, 1877.	Do. p. 136
.....	The Kolhan	1393 of 21st October, 1881.	Do. p. 136.
	The Porahat Estate	2206 of 2nd August, 1895.	Do. p. 161.
.....	Hazáribágh, Ranchi, Palamanu and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do p. 136.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1877	1	The Specific Relief Act, 1877.	General Acts, 1867-78, Ed. 1909, p. 529.	Extended.	The whole Act.
"	11	The Military Lunatics Act, 1877.	Ditto, p. 557	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	19	Ministerial Officers.[*]	...		
1878	6	The Indian Treasure-trove Act, 1878.	Ditto, p. 568		
"	7	The Indian Forest Act, 1878.	Ditto, p. 577		
"	11	The Indian Arms Act, 1878.	Ditto, p. 688		
1879	3	The Destruction of Records Act, 1879.	General Acts, 1879-86, Ed. 1909, p. 1.	Declared.	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	5	The Presidency Banks Act, 1879.	Ditto, p. 4		
"	11	The Local Authorities Loan Act, 1879.	Ditto, p. 12		
"	18	The Legal Practitioners Act, 1879.	General Acts, 1879-86, Ed. 1909, p. 16.		
1880	1	The Religious Societies Act, 1880.	Ditto, p. 36		
1881	5	The Probate and Administration Act, 1881.	Ditto, p. 72	Declared.	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
"	6	The District Delegates Act, 1881.	Ditto, p. 114.		

[*] Act 19 of 1877 is repealed by the Bengal, Agra and Assam Civil Courts Act, 1887 (12 of 1887), which has been declared in force in the Hazáribágh, Ranchi, Palamau and Manbhum Districts and Pargana Dhalbhum, also in the Chaibassa Municipality, but in no other part of the Kolhan—see post, pp. 148, 149.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—contd.

.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, and Pargana Dhalbhum.	212 of 15th February, 1878.	B. and O. Statutory Rules and Orders, Vol. II, p. 164.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do p 136.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.

Chronological Tables.

Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1881	7	The Bengal Cess (Amendment No. 1) Act, 1881.	Vol. 1, p. 447 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
„	9	The Administrator General's Act, 1881.	General Acts, 1879-86, Ed. 1909, p. 117.	Declared .	Ditto .
„	15	The Indian Factories Act, 1881.	Ditto, p. .	Extended .	The whole Act .
1884	4	The Indian Explosives Act, 1884.	General Acts, 1879-86, Ed. 1909, p. 458.	Declared .	The whole Act .
1887	9	The Provincial Small Cause Courts Act, 1887.	General Act, 1887-97, Ed. 1909, p. 10.	Declared .	The whole Act .
„	12	The Bengal, Agra and Assam Civil Courts Act, 1887.	Vol. I, p. 575 .	Declared .	Ditto .
1888	3	The Police Act, 1888 .	General Acts, 1887-97, Ed. 1909, p. 78.	Declared .	Ditto .
1890	9	The Indian Railways Act, 1890.	Ditto, p. 332 .	Declared .	The whole Act .

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—concl'd.

	Hazáribágh District . . .	1395 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 148.
....	Ranchi and Palamau Districts.	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Singhbhum District . . .	3363 of 21st August, 1909.	Do. p. 166.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	6056 of 11th December, 1896.	Do. p. 162.
.....	Hazáribágh Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	11th November her, 1887.	Do. p. 160.
.....	Hazáribágh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum, the Chaibassa Municipality and the Porahat Estate.	447 of 24th January, 1896.	Do. p. 161.
.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	853 of 11th February, 1895.	
.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	2nd December, 1890.	Do. p. 190.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

2.—Acts of the Governor

1894	1	The Land Acquisition Act, 1894.	General Acts, 1887-97, Ed. 1909, p. 363.	Declared .	The whole Act .
1898	5	The Code of Criminal Procedure, 1898.	General Acts, 1898-03, Ed. 1909, p. 14.	Declared .	Ditto .
1907	3	The Provincial Insolvency Act, 1907, p.	General Acts, 1904-08, Ed. 1909, p. 103.	Extended .	Whole Act .
1908	5	The Code of Civil Procedure, 1908.	Ditto, p. 133 .	Ditto .	Ditto .

3.—Bengal

1862	3	The Bengal Land-revenue Sales (Amendment) Act, 1862.	Vol. II, p. 1 .	Extended .	The whole Act.
"	7	The Bengal Land-revenue Resumption Act, 1862.	Ditto, p. 5. .	Declared .	Ditto .

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General of India in Council—concl'd.

.....	Hazáribágh, Ranchi and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	3559 of 21st August, 1894.	B. and O. Statutory Rules and Orders, Vol. II, p. 160.
.....	Palamau District	4690 of 30th November, 1894.	Do. p. 161.
.....	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	718 of 1st July, 1898.	Do. p. 164.
.....	The Chota Nagpur Division except those portions of the Kolhan not included in the Chaibassa Municipality.	560 of 30th January 1909.	Do. p. 166.
See the exceptions to Notification No. 51-J., dated the 5th January, 1909, in Vol. II, p. 166.	Hazáribágh, Ranchi Palamau and Manbhūm Districts.	51 of 5th January, 1909.	
See the exceptions to Notification No. 1509, dated the 26th March, 1909, in Vol. II, p. 166.	Pargana Dhalbhum, Municipality of Chaibassa in the Kolhan, and the Porahat Estate.	1509 of 26th March 1909.	

Acts.

...	Hazáribágh, Ranchi, Palamau and Manbhūm Districts, Pargana Dhalbhum and the Kolhan.	1400 of 21st October, 1881.	Do. p. 165.
.....	Ranchi and Palaman Districts	1396 of 21st October, 1881.	Do. p. 151.
.....	Manbhūm District	1397 of 21st October, 1881.	Do. p. 153.
.....	Pargana Dhalbhum	1398 of 21st October, 1881.	Do. p. 157.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

3.—Bengal

1864	4	The Bengal Districts Act, 1864.	Vol. II, p. 7 .	} Declared	The whole Act . .
„	5	The Canals Act, 1864 .	Ditto, p. 11 .		
„	7	The Salt Act, 1864 .	Ditto, p. 21 .		
1865	8	The Bengal Rent Recovery (Under-tenures) Act, 1865.	Ditto, p. 41 .	Declared	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1866	3	The Bengal Legislative Council (Witnesses) Act, 1866.	Ditto, p. 47 .	} Declared	Ditto . .
1867	2	The Bengal Public Gambling Act, 1867.	Ditto, p. 61 .		
1868	3	The Bengal Land-revenue Settlement Act, 1868.	Ditto, p. 73 .	} Declared	Ditto . .
„	4	The Bengal Alluvion (Amendment) Act, 1868.	Ditto, p. 77 .		
„	7	The Bengal Land-revenue Sales Act, 1868.	Ditto, p. 81 .	Extended .	The whole Act . .
1869	7	The Bengal Police Act, 1869.	Ditto, p. 105 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

Acts—contd.

.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.		1394 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 134.
	{	Hazáribágh District . . .	1395 of 21st October, 1881.	Do. p. 148.
		Ranchi and Palaman Districts	1396 of 21st October, 1881.	Do. p. 151.
.....		Manbhum District . . .	1397 of 21st October, 1881.	Do. p. 153.
		Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.		1394 of 21st October, 1881.	Do. p. 134.
.....	Hazáribágh, Ranchi, Palaman and Manbhum Districts, Pargana Dhalbhum and the Kolhan.		1394 of 21st October, 1881.	Do. p. 134.
.....	Ditto,	Ditto . . .	1400 of 21st October, 1881.	Do. p. 165.
.....	Ditto.	Ditto . . .	1394 of 21st October, 1881.	Do. p. 134.

*Part III.—Chronological Tables of Enactments declared in force in
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

3.—Bengal

1870	6	The Village-chaukidari Act, 1870.	Vol. II, p. 109	} Declared.	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1871	1	The Bengal Village-chaukidari Act, 1871.	Ditto, p. 129		
1873	1	The Bengal Salt Act, 1873	Ditto, p. 147	Declared	Ditto
"	4	The Bengal Births and Deaths Registration Act, 1873.	Ditto, p. 151	Declared	} Ditto The whole Act
"	6	The Bengal Embankment Act, 1873.	Ditto, p. 155		
1875	5	The Bengal Survey Act, 1875.	Ditto, p. 163	} Declared.	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1876	1	The Bengal Muham- madan Marriages and Divorees Registration Act, 1876.	Ditto, p. 187		
"	3	The Bengal Irrigation Act, 1876.	Ditto, p. 201		
"	7	The Land Registration Act, 1876.	Ditto, p. 235		
					So much as had not been repealed up to the 13th November, 1897.

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended,	No. and date.	Where printed.
7	8	9	10

Acts—contd.

.....	Manbhum District . . .	1397 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 153.
.....	Pargana Dhalbhum . . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881	Do. p. 136.
.....	Ditto, Ditto . . .	Ditto . . .	
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazaribagh, Ranchi, Palamau and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.
.....	Ditto, ditto . . .	Ditto . . .	
.....	The Porahat Estate . . .	1008 of 13th November, 1897.	Do. p. 162.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

3.—Bengal

1878	5	The Bengal Land Registration (Amendment) Act, 1878.	Vol. II, p. 271	Declared.	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District
					Ditto . . .
1879	9	The Court of Wards Act, 1879.	Ditto. p. 285 .	Declared.	So much as had not been repealed up to the 13th November, 1897.
1880	9	The Cess Act, 1880	Ditto, p. 373 .	Declared .	The extent to which it was, on the 21st October, 1881, in force in any part of Bengal not included in any Scheduled District.
1881	2	The Bengal Cess (Amendment No. 2) Act, 1881.	Ditto, p. 429 .	Declared .	Ditto . . .
„	3	The Bengal Court of Wards (Amendment) Act, 1881.	Ditto, p. 433 .	Declared .	Ditto . . .

or extended to, the Chota Nagpur Division by Notification under of 1874), and still in force there—concl'd.

ENACTMENTS.		NOTIFICATIONS.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

Acts—concl'd.

.....	Hazáribágh, Ranchi, Palamanu and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	B. and O. Statutory Rules and Orders, Vol. II, p. 136.
.....	Ditto, ditto	Ditto	
.....	The Porahat Estate . .	1008 of 13th November, 1897.	Do. p. 162.
.....	Hazáribágh District . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamanu Districts	1398 of 21st October, 1881.	Do. p. 151.
	Manbhum District . .	1397 of 21st October, 1881.	Do. p. 153.
	Pargana Dhalbhum . .	1398 of 21st October, 1881.	Do. p. 157.
.....	Hazáribágh District . .	1395 of 21st October, 1881.	Do. p. 148.
	Ranchi and Palamanu Districts	1396 of 21st October, 1881.	Do. p. 151.
	Manbhum District . .	1397 of 21st October, 1881.	Do. p. 153.
.....	Hazáribágh, Ranchi, Palamanu and Manbhum Districts, Pargana Dhalbhum and the Kolhan.	1394 of 21st October, 1881.	Do. p. 136.

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

1.—Acts of the Governor

1839	32	The Interest Act, 1839.	General Acts, 1834-67, Ed. 1909, p. 18.	Declared .	So much as was on the 10th day of December 1879, in force in those parts of the Central Provinces which are not included in any Scheduled District.
[1]	11	<i>The Military Courts of Requests, 1841.</i>	...	Declared .	Ditto . .
"	19	Succession (Property Protection) Act, 1841.	General Acts, 1834-67, Ed. 1909, p. 37.	Declared .	Ditto . .
[1]	12	<i>The Military Bazaars Act, 1842.</i>	...	Declared .	Ditto . .
1843	5	The Indian Slavery Act, 1843.	General Acts, 1834-67, Ed. 1909, p. 49.	Declared .	Ditto . .
1847	20	The Indian Copyright Act, 1847.	Ditto, p. 54 .	Declared .	Ditto . .
1850	12	The Public Accountants Defaults Act, 1850.	Ditto, p. 67 .	Declared .	Ditto . .
"	18	The Judicial Officers' Protection Act, 1850.	Ditto, p. 69 .	Declared .	Ditto . .
"	19	The Apprentices Act, 1850.	Ditto, p. 71 .	Declared .	Ditto . .
"	21	The Caste Disabilities Removal Act, 1850.	Ditto, p. 79 .	Declared .	Ditto . .
"	34	The State Prisoners Act, 1850.	Ditto, p. 80 .	Declared .	Ditto . .
"	37	The Public Servants (Enquiries) Act, 1850.	Ditto, p. 82 .	Declared .	Ditto . .

[1] Repealed by Act VIII of 1887.

or extended to the Chattisgarhi Zamindaries by Notification under of 1874), and still in force there.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Place in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General in Council.

[illegible]

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

I.—Acts of the Governor

1852	[¹] 33	<i>Enforcement of Judgments of Military Courts of Requests.</i>	...	Declared .	<i>So much as relates to Military Courts of Requests and as was, on the 10th day of December 1879, in force in those parts of the Central Provinces which are not included in any Scheduled District.</i>
1853	2	<i>The Landholders' Public Charges and Duties Act, 1853.</i>	<i>General Acts, 1834-67, Ed. 1909, p. 96.</i>	Declared .	<i>So much as was on the 10th day of December, 1879, in force in those parts of the Central Provinces which are not included in any Scheduled Districts.</i>
1854	31	<i>The Conveyance of Land Act, 1854.</i>	<i>Ditto, p. 99 .</i>	Declared .	<i>Ditto . .</i>
1855	11	<i>The Mesne Profits and Improvements Act, 1855.</i>	<i>Ditto, p. 104 .</i>	Declared .	<i>Ditto . .</i>
"	12	<i>The Legal Representatives Suits Act, 1855.</i>	<i>Ditto, p. 106 .</i>	Declared .	<i>Ditto . .</i>
"	13	<i>The Indian Fatal Accidents Act, 1855</i>	<i>Ditto, p. 108 .</i>	Declared .	<i>Ditto . .</i>
"	24	<i>The Penal Servitude, Act, 1855.</i>	<i>Ditto, p. 111 .</i>	Declared .	<i>Ditto . .</i>
"	28	<i>The Usury Laws Repeal Act, 1855.</i>	<i>Ditto, p. 114 .</i>	Declared .	<i>Ditto . .</i>
1856	11	<i>The European Description Act, 1856</i>	<i>Ditto, p. 118 .</i>	Declared .	<i>Ditto . .</i>
"	15	<i>The Hindu Widows' Remarriage Act, 1856.</i>	<i>Ditto, p. 121 .</i>	Declared .	<i>Ditto . .</i>

[¹] Repealed by Act VIII of 1887.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Places in nr in which declared in force nr extended.	No. and date.	Where printed.
7	8	9	10 .

[illegible]

Chronological Tables.

Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14

ENACTMENTS.					
Year.	No.	Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
				5	6
1	2	3	4		

I.—Acts of the Governor

1857	11	The State Offences Act, 1857.	General Acts, 1834-67, Ed. 1909, p. 96.	Declared .	So much as was on the 10th day of December, 1879, in force in those parts of the Central Provinces which are not included in any scheduled District.
"	25	The Forfeiture Act, 1857.	Ditto, p. 137 .	Declared .	Ditto .
1858	3	The State Prisoners Act, 1858.	Ditto, p. 145 .	Declared .	Ditto .
"	35	The Lunacy (District Courts) Act, 1858.	Ditto, p. 154 .	Declared .	Ditto .
"	36	The Indian Lunatic Asylums Act, 1858	Ditto, p. 159 .	Declared .	Ditto
[1] 1859	3	Cantonment Joint Magistrates.	...	Declared .	Ditto
"	9	The Forfeiture Act, 1859.	General Acts, 1834-67, Ed. 1909, p. 211.	...	Ditto
"	15[2]	Patents	...	Declared .	Ditto
[2] 1860	27	Collection of debts on Succession.	...	Declared .	Ditto
1863	31	The Official Gazettes Act, 1863.	General Acts, 1834-67, Ed. 1909, p. 421.	Declared .	Ditto
1864	3	The Foreigners Act, 1864.	General Acts, 1834-67, Ed. 1909, p. 423.	Declared .	Ditto

(1) Repealed by Act 8 of 1887.
 (2) Repealed by Act 5 of 1888.
 (3) Repealed by Act 7 of 1887.

or extended to, the Chattisgarhi Zamindaries by Notification under of 1874), and still in force there—contd.

ENACTMENTS.		NOTIFICATION.	
Exceptions, restrictions and modifications.	Place in or to which declared in force or extended.	No. and date.	Where printed.
7	8	9	10

General in Council—contd.

.....	All the scheduled Districts of the Central Provinces.	1385 of the 10th Decem-ber, 1879.	Post, p. 161.
.....	Ditto	Ditto	ib
.....	Ditto	Ditto	ib
.....	Ditto	Ditto	ib
.....	Ditto	Ditto	ib.
.....	Ditto	Ditto	ib.
.....	Ditto	Ditto	ib.
.....	Ditto	Ditto	ib.
.....	Ditto	Ditto	ib

*Part III.—Chronological Tables of Enactments declared in force in,
the Scheduled Districts Act, 1874 (14*

Year.	No.	ENACTMENTS.			
		Short title or subject.	Where printed.	Whether declared in force or extended.	Extent to which declared in force or extended.
1	2	3	4	5	6

I.—Acts of the Governor

1864	6	The Whipping Act, 1864.	General Acts, 1834-67, Ed. 1909, p. 423.	Declared .	The whole Act . .
1865	3	The Common Carriers Act, 1865.	Ditto, p. 452 .	Declared .	Ditto . .
[¹] 1869	16	<i>Evidence of Prisoners.</i>	...		
1877	1	The Specific Relief Act, 1877.	General Acts, 1868-78, Ed. 1909, p. 524.	Extended .	Ditto . .
1908	5	The Code of Civil Procedure, 1908.	General Acts, 1904-08, Ed. 1909, p. 141.	Extended .	The whole Act except ss. 1 and 155 to 158.

[¹] Repealed by Act 3 of 1900.

or extended to, the Chattisgarhi Zamindaries by Notification under of 1874), and still in force there.—contd.

ENACTMENTS.		NOTIFICATIONS.	
Exceptions, restrictions and modifications.	Places in or to which declared in force or extended.	No. and date.	Page of this Volume.
7	8	9	10

General in Council—concl'd.

.....	All the scheduled Districts of the Central Provinces.	1385 of the 10th December 1879.	Post, p. 161.
.....	Ditto	Ditto	ib.
.....	Ditto	1386 of 10th December, 1879.	Post, p. 162.
.....	Ditto	504 of 8th March, 1909.	Post, p. 163.

PART IV.—CHRONOLOGICAL TABLES OF ENACTMENTS IN FORCE

(a) THE ANGUL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title [1] or subject.	Where printed.[2]	Extent to which declared in force.
1	2	3	4	5

1.—Bengal

1793	2	The Bengal Land-revenue Regulation, 1793.	Vol. I, p. 3	Section 7 and clause tenth of section 8 : so much as was on the 1st February, 1894, in force in the territories to which these enactments generally apply.
1804	10	The Bengal State-offences Regulation, 1804.	Ditto, p. 97	So much as was, on the 1st February, 1894, in force in the territories to which this Regulation generally applies.
1806	11	The Bengal Troops Transport and Travellers' Assistance Regulation, 1806.	Ditto, p. 119	Ditto
1812	11	The Bengal Foreign Immigrants Regulation, 1812.	Ditto, p. 137	Ditto
1818	3	The Bengal State Prisoners' Regulation, 1818.	Ditto, p. 175	Ditto
1822	11	The Bengal Government Indemnity Regulation, 1822.	Ditto, p. 269	Section 38 : so much as was, on the 1st February, 1894, in force in the territories to which this section generally applies.
1825	6	The Bengal Troops Transport Regulation, 1825.	Ditto, p. 283	So much as was, on the 1st February, 1894, in force in the territories to which this Regulation generally applies.
1829	17	The Bengal Sati Regulation, 1829.	Ditto, p. 351	Ditto

[1] For the enactments by which several of these short titles were given, see col. 4 of the tables ante, p. 14. and (in the case of enactments not printed in this Code) the foot-notes to the "Chronological tables of the Indian Statutes," Ed. 1901.

[2] The word "Vol." in col. 4 means a Volume of this Code.

[3] The word "Vol." in col. 9 means a Volume of this Code.

IN DE-REGULATIONISED TRACTS IN BIHAR AND ORISSA.

DISTRICT.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.[³]
6	7	8	9

Regulations.

Those (if any) made by other enactments, past or future, applying to the territories referred to in col. 5, and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repealed and re-enacted Reg. 1 of 1894.	The whole District.	Reg. 3 of 1913, s. 3(I) and Sch.	Vol. I, pp. 864, 863.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
Ditto . . .	Ditto .	Ditto . . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(a) THE ANGLO-

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1871	1	The Cattle-trespass Act, 1871.	General Acts, 1868-78, Ed. 1909, p. 156.	So much as was, on the 1st February, 1894, in force in the territories to which this Act generally applies.
"	5	The Prisoners Act, 1871 .	Ditto, p. 169 .	S. 15.
1872	1	The Indian Evidence Act, 1872.	Ditto, p. 192 .	So much as was, on the 1st February, 1894, in force in the territories to which this Act generally applies
"	3	The Special Marriage Act, 1872.	Ditto, p. 253 .	Ditto
1873	10	The Indian Oaths Act, 1873.	Ditto, p. 385 .	Ditto
1874	2	The Administrator General's Act, 1874.	Ditto, p. 393 .	Ditto
"	9	The European Vagrancy Act, 1874.	Ditto, p. 427 .	Ditto.
"	14	The Scheduled Districts Act, 1874.	Ditto, p. 441 .	Ditto
1878	1	The Opium Act, 1878 .	Ditto, p. 559 .	Ditto
"	6	The Indian Treasure-trove Act, 1878.	Ditto, p. 568 .	Ditto

force in De-regulationised Tracts in Bihar and Orissa.—contd.

DISTRICT—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date	Where printed.
6	7	8	9

General of India in Council—contd.

Those (if any) made by other enactments, past or future, applying to the territories referred to in col. 6, and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repealed and re-enacted Reg. 1 of 1894	The whole District.	Reg. 3 of 1913, s. 3 (1) and Sch.	Vol. I, pp. 864, 884.
Ditto	Ditto .	Ditto .	Ditto.
Ditto	Ditto .	Ditto .	Ditto.
Ditto	Ditto .	Ditto .	Ditto.
Ditto	Ditto .	Ditto .	Ditto.
Ditto	Ditto .	Ditto .	Ditto.
Ditto	Ditto .	Ditto] . .	Ditto .
Ditto	Ditto .	Ditto .	Ditto.
Ditto	Ditto .	Ditto .	Ditto.
Ditto	Ditto .	Ditto .	Ditto.

Part IV.—Chronological Tables of Enactments in

(a) THE ANGLO

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1871	1	The Cattle-trespass Act, 1871.	General Acts, 1868-78, Ed. 1909, p. 156.	So much as was, on the 1st February, 1894, in force in the territories to which this Act generally applies.
"	5	The Prisoners Act, 1871	Ditto, p. 169	S. 15.
1872	1	The Indian Evidence Act, 1872.	Ditto, p. 192	So much as was, on the 1st February, 1894, in force in the territories to which this Act generally applies
"	3	The Special Marriage Act, 1872.	Ditto, p. 253	Ditto
1873	10	The Indian Oaths Act, 1873.	Ditto, p. 385	Ditto
1874	2	The Administrator General's Act, 1874.	Ditto, p. 393	Ditto
"	9	The European Vagrancy Act, 1874.	Ditto, p. 427	Ditto.
"	14	The Scheduled Districts Act, 1874.	Ditto, p. 441	Ditto
1878	1	The Opium Act, 1878	Ditto, p. 559	Ditto
"	6	The Indian Treasure-trove Act, 1878.	Ditto, p. 568	Ditto

force in De-regulationised Tracts in Bihar and Orissa.—contd.

DISTRICT—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

Those (if any) made by other enactments, past or futuro, applying to the territories referred to in col. 5, and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repealed and re-enacted Reg. 1 of 1894.	The whole District.	Reg. 3 of 1913, s. 3 (1) and Sch.	Vol. I, pp. 864, 884.
Ditto . . .	Ditto .	Ditto .	Ditto.
Ditto . . .	Ditto .	Ditto .	Ditto.
Ditto . . .	Ditto .	Ditto .	Ditto.
Ditto . . .	Ditto .	Ditto .	Ditto.
Ditto . . .	Ditto .	Ditto .	Ditto.
Ditto . . .	Ditto .	Ditto] .	Ditto .
Ditto . . .	Ditto .	Ditto .	Ditto.
Ditto . . .	Ditto .	Ditto .	Ditto.
Ditto . . .	Ditto .	Ditto .	Ditto.

Part IV.—Chronological Tables of Enactments in

(a) THE ANGUL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	5	5

2.—Acts of the Governor

1878	7	The Indian Forest Act, 1878.	General Acts, 1868-78, Ed. 1909, p. 573.	So much as was, on the 1st February, 1894, in force in the territories to which this Act generally applies.
"	8	The Sea Customs Act, 1878.	Ditto, p. 605	Sections 144 to 154, so much as was, on the 1st February, 1894, in force in the territories to which these sections generally apply.
"	11	The Indian Arms Act, 1878.	Ditto, p. 688	The whole Act, except section 15.
1881	5	The Probate and Administration Act, 1881.	General Acts, 1879-86, Ed. 1909, p. 72.	The whole Act
1883	19	The Land Improvement Loans Act, 1883.	Ditto, p. 453	Ditto
1885	13	The Indian Telegraph Act, 1885.	Ditto, p. 521	Ditto
"	18	The Land Acquisition (Mines) Act, 1885.	Ditto, p. 534	So much as was, on the 1st February, 1894, in force in the territories to which this Act generally applies.
1887	9	The Provincial Small Cause Courts Act, 1887.	General Acts, 1887-97, Ed. 1909, p. 10.	The whole Act (except the portions which were repealed by Acts, 10 of 1888 and 12 of 1891).

force in De-regulationised Tracts in Bihar and Orissa—contd.

DISTRICT—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

Those (if any) made by other enactments, past or present, applying to the territories referred to in col. 5, and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repeated and re-enacted Reg. 1 of 1894.	The whole District.	Reg. 3 of 1913, s. 3 (1) and Sch.	Vol. I, pp. 864, 884.
Ditto	Ditto .	Ditto . . .	Ditto
.....	Ditto .	Ditto . . .	Ditto
.....	Ditto .	Ditto . . .	Ditto
.....	Ditto .	Ditto . . .	Ditto
.....	Ditto .	Ditto . . .	Ditto
.....	Ditto .	Ditto . . .	Ditto
Those (if any) made by other enactments, past or future, applying to the territories referred to in col. 5, and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repeated and re-enacted Reg. 1 of 1894.	Ditto .	Ditto . . .	Ditto
.....	Ditto .	Ditto . . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(a) THE ANGUL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1889	7	The Succession Certificates Act, 1880.	General Acts, 1887-97, Ed. 1909, p. 137.	So much as was, on the 1st February, 1894, in force in the territories to which this Act generally applies.
1890	1	The Revenue Recovery Act, 1890.	Ditto, p. 178	Ditto
"	8	The Guardians and Wards Act, 1890.	Ditto, p. 202 .	Ditto E . . .
"	11	The Prevention of Cruelty to Animals Act, 1890.	Ditto, p. 289 .	Section 2, except sub-section (2), section 5, so much of section 8 as relates to section 5 and sections 9 and 11.
"	13	The Excise (Malt Liquors) Act, 1890.	Ditto, p. 292 .	Section 9
1894	1	The Land Acquisition Act, 1894.	Ditto, p. 363 .	The whole Act
"	9	The Prisons Act, 1894 .	Ditto, p. 418 .	Ditto
1897	3	The Epidemic Diseases Act, 1897.	Ditto, p. 543 .	Ditto
"	∞	The Reformatory Schools Act, 1897.	Ditto, p. 557 .	Ditto

force in De-regulationised Tracts in Bihar and Orissa—contd.

DISTRICT—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

Those (if any) made by other enactments, past or present, applying to the territories referred to in col. 5, and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repealed and re-enacted Reg. 1 of 1894.	The whole District.	Reg. 3 of 1913, s. 3(1) :	Vol. I, pp. 864, 884.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
Ditto . . .	Ditto .	Ditto . . .	Ditto.
.....	Ditto .	Ditto . . .	Ditto.
Those (if any) made by enactments, past or present, applying to the territories referred to in col. 5, and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repealed and re-enacted Reg. 1 of 1894.	Ditto] .	Ditto .	Ditto, pp. 864, 885.
.....	Ditto .	Ditto . . .	Ditto.
.....	Ditto .	Ditto . . .	Ditto—
.....	Ditto .	Ditto . . .	Ditto.
.....	Ditto .	Ditto . . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(a) THE ANGUL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1897	10	The General Clauses Act, 1897.	General Acts, 1887-97, Ed. 1900, p. 571.	The whole Act
„	14	The Indian Short Titles Act, 1897.	Ditto, p. 586	Ditto
1898	5	The Code of Criminal Procedure, 1898.	General Acts, 1898-03, Ed. 1909, p. 14.	Ditto
„	6	The Indian Post Office Act, 1898.	Ditto, p. 336	Ditto
1899	2	The Indian Stamp Act, 1899.	General Acts, 1898-03, Ed., 1909, p. 369.	Ditto
„	13	The Glanders and Farcy Act, 1899.	Ditto, p. 473	Ditto
1900	3	The Prisoners Act, 1900	Ditto, p. 485	Ditto
1903	1	The Repealing and Amending Act, 1903.	Ditto, p. 568	Ditto
„	7	The Indian Works of Defence Act, 1903.	Ditto, p. 618	Ditto
„	15	The Indian Extradition Act, 1903.	Ditto, p. 649	Ditto
1904	1	The Poisons Act, 1904	General Acts, 1904-08, Ed. 1909, p. 1.	Ditto
1906	3	The Indian Coinage Act, 1906	Ditto, p. 85	Ditto
1908	5	The Code of Civil Procedure, 1908.	General Acts, 1904-08, Ed. 1909, p. 133.	Ditto

Force in De-regulationised Tracts in Bihar and Orissa—contd.

DISTRICT—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The whole District.	Reg. 3 of 1913, s. 3 (1)	Vol. I, pp. 864, 885.
.....	Ditto .	Ditto . .	Ditto.
Those made in Act 5 of 1898 by Reg. 3 of 1913.	Ditto .	Ditto . .	Ditto
.....	Ditto .	Ditto .	Ditto.
.....	The sub-division of Angul.	Reg. 3 of 1913, s. 3 (1) and Sch.	Ditto.
.....	The whole District.	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(c) THE ANGUL.

Year.	No.	Enactments in force.		
		Short title of the Act or Regulation.	Where printed [1].	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1907	2	The Negligence Act, 1907.	General Act, 1907, p. 103.	The whole Act
"	3	The Indian Librarian Act, 1907.	Idem, p. 103.	Idem
"	10	The Indian Registration Act, 1908.	Idem, p. 103.	Sections 81 and 82
1909	1	The Weighing Act, 1909.	"	The whole Act
1910	2	The Indian Paper Currency Act, 1910.	"	Idem
"	3	The Finance Act, 1910.	"	Idem
1911	7	The Indian Army Act, 1911.	"	Idem
1912	4	The Indian Lunacy Act, 1912.	"	Except Chapter IV. . . .

3.—Regulations made under the Government

1913	3	The Angul Laws Regulation, 1913.	Vol. I, p. 843	The whole Regulation
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4.—Bengal

1865	4	The Bengal Prevention of Inoculation Act, 1865.	Vol. II, p. 33	The whole Act
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[1] For the enactments by which several of these short titles were given see col. 4 of the Tables, ante p. 16, and (in the case of enactments not printed in this Code) the foot-notes to the "Chronological Tables of the Indian Statutes," Ed. 1901.

[2] The word "Vol." in column 4 means a volume of this Code.

[3] The word "Vol." in column 5 means a volume of this Code.

ences in De-regulationised Tracts in Bihar and Orissa—contd.

DISTRICT—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.[*]
6	7	8	9

General of India in Council—concl'd.

.....	The whole district.	Reg. 3 of 1913, 3(1) and Sch.	Vol. I, pp. 864, 885.
.....	The Angul Sub-Division.	Ditto	Ditto.
.....	The whole District.	Ditto	Ditto, pp. 864, 886
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.

of India Act, 1870 (33 and 34 Vict., c. 3).

.....	The whole District.	Reg. 3 of 1913	Ditto, p. 863
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Acts.

.....	The Angul Sub-division.	Reg. 3 of 1913, s. 3 (1) and Sch.	Ditto, pp. 864, 886.
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force in De-regulationised Tracts in Bihar and Orissa—contd.

DISTRICT—concl'd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date	Where printed [*]
6	7	8	9

Acts—contd.

Those (if any) made by other enactments, past or present, applying to the territories referred to in column 5 and those (if any) contained in Reg. 1 of 1894 and Reg. 3 of 1913 which repealed and re-enacted Reg. 1 of 1894.	The whole District.	Reg. 3 of 1913, s. 36(1) and Sch.	Vol. I, pp. 864, 886.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

Orissa Acts.

.....	The whole District.	B. and O. Act 2 of 1915, s. 2.	Post p. 181.
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PARGANAS.

Regulations.]

.....	The Southal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787.
.....	Ditto .	Ditto . .	Ditto.

Part IV.—Chronological Tables of Landreets in

(B) THE SONNHAL

Description of the Act				
No.	Act or Statute referred to	Where printed	Extent to which declaration there	
1	2	3	4	5
<i>I.—Bengal</i>				
1792	10 The Bengal Revenue-free Lands (Non-Bailable) Regulation, 1792	Vol. I, p. 47	The whole Regulation, except— (a) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies, and (b) the portions repealed by Act 12 of 1891.	
"	11 The Bengal Revenue-free Lands (Bailable) General Regulation, 1793	Idem, p. 67	The whole Regulation, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies.	
1793	12 The Bengal Civil Service (Bengal) Land Revenue Regulation, 1793	Vol. I, p. 77	The whole Regulation, except— (a) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies, and (b) the portions repealed by Act 12 of 1891.	
1798	1 The Bengal Land (Conditional Sale) Regulation, 1798	Punjab and N.-W. Code, Ed., 1905, p. 1	The whole Regulation, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies.	
1800	8 The Bengal Revenue-free Lands Regulation, 1800	Vol. I, p. 87	Section 19 except such portions as had, on the 25th August, 1886, been repealed in the territories to which the section generally applies.	

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

Regulations—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch. as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

1.—Bengal

1801	1	The Bengal Land-revenue Assessment Regulation, 1801.	Vol. I, p. 91	The whole Regulation, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies, and (ii) the portions repealed by Act 12 of 1891.
1804	10	The Bengal State-Offences Regulation, 1804.	Vol. I, p. 97	Ditto ditto . .
1806	11	The Bengal Troops Transport and Travellers' Assistance Regulation, 1806.	Ditto, p. 119	Ditto ditto . .
"	17	The Bengal Land (Redemption) and Foreclosure Regulation, 1806.	The whole Regulation, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies.
1810	20	Military Bazars	Ditto ditto . .
1812	5	The Bengal Land-revenue Sales Regulation, 1812.	Vol. I, p. 133	Ditto ditto . .
"	11	The Bengal Foreign Immigrants Regulation, 1812.	Ditto, p. 137	Ditto ditto . .
"	18	The Bengal Leases and Land-revenue Regulation, 1812.	Ditto, p. 141	The whole Regulation, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies, and (ii) the portions repealed by Act 12 of 1891.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

Regulations—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777,787.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

1.—Bengal.

1814	29	The Bengal Ghatwali Lands Regulation, 1814.	Vol. I, p. 141	The whole Regulation
1817	12	The Bengal Patwaris Regulation, 1817.	Ditto, p. 153	The whole Regulation, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies, and (ii) the portions repealed by Act 12 of 1891.
1818	3	The Bengal State Prisoners Regulation, 1818.	Ditto, p. 175	The whole Regulation, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies.
1819	1	The Bengal Kanungos and Patwaris Regulation, 1819.	Ditto, p. 181	The whole Regulation, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which this Regulation generally applies, and (ii) the portions repealed by Act 12 of 1891.
"	2	The Bengal Land-revenue Assessment (Resumed Lands) Regulation, 1819.	Ditto, p. 187	Ditto ditto . . .
"	8	The Bengal Patni Taluks Regulation, 1819.	Ditto, p. 205	Ditto ditto . . .
1820	1	The Bengal Patni Taluks Regulation, 1820.	Ditto, p. 223	The whole Regulation . . .

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force	No. and date.	Where printed.
6	7	8	9

[illegible]

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

1.—Bengal

1823	7	The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1823.	Vol. I, p. 277 .	The whole Regulation, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies.
1825	6	The Bengal Troops Transport Regulation, 1825.	Ditto, p. 283 .	The whole Regulation, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies.
"	11	The Bengal Alluvion and Diluvion Regulation, 1825.	Ditto, p. 299 .	Ditto ditto . . .
"	13	The Bengal Land-revenue Settlement (Resumed) Kanungos and Revenue-free Lands Regulation, 1825.	Ditto, p. 303 .	The whole Regulation, except the portions repealed by Act 12 of 1891.
"	14	The Bengal Revenue-free Lands Regulation, 1825.	Ditto, p. 307 .	The whole Regulation, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Regulation generally applies.
1829	17	The Bengal Sati Regulation, 1829.	Ditto, p. 331 .	Ditto ditto . . .

2.—Acts of the Governor

1836	21	The Bengal Districts Act, 1836.	Vol. I, p. 343 .	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
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force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

Regulations—concl.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	{Ditto.
.....	Ditto .	Ditto . .	Ditto.

General of India in Council.

.....	The Santhal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Ditto.
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Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1837	4	The Property in Land Act, 1837.	General Acts, 1834-67, Ed. 1898, p. 2.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
1841	12	The Bengal Land-revenue Sales Act, 1841.	Vol. I, p. 345	Section 2, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the section generally applies.
1843	5	The Indian Slavery Act, 1843.	General Acts, 1834-67, Ed. 1898, p. 49.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
1847	9	The Bengal Alluvion and Diluvion Act, 1847.	Vol. I, p. 349	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
1848	20	The Bengal Landholders' Attendance Act, 1848.	Ditto, p. 351	The whole Act
1850	12	The Public Accountants' Defaults Act, 1850.	General Acts, 1834-67, Ed. 1898, p. 67.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
"	18	The Judicial Officers' Protection Act, 1850.	Ditto, p. 69	The whole Act
"	21	The Caste Disabilities Removal Act, 1850.	Ditto, p. 79	Ditto

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777,787
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto. e
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1850	25	The Forfeited Deposits Act, 1850.	Vol. I, p. 353	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
"	34	The State Prisoners Act, 1850.	General Acts, 1834-67, Ed. 1898, p. 80.	The whole Act, except the portions repealed by Act 12 of 1891.
"	37	The Public Servants (Inquiries) Act, 1850.	Ditto, p. 82	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
1851	8	The Indian Tolls Act, 1851.	Ditto, p. 87	Ditto ditto . . .
1853	2	The Landholders' Public Charges and Duties Act, 1853.	General Acts, 1834-67, Ed. 1909, p. 96.	The whole Act . . .
"	6	The Rent Recovery Act, 1853.	Vol. I, p. 355	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.

force in De-régulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd. 7

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

[illegible]

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1855	12	The Legal Representatives Suits Act, 1855.	General Acts 1834-67, Ed. 1909, p. 106.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
„	13	The Indian Fatal Accidents Act, 1855.	Ditto, p. 108 .	Ditto ditto . .
„	24	The Penal Servitude Act, 1855.	Ditto, p. 111 .	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
„	87	The Sonthal Parganas Act, 1855.	Vol. I, p. 373 .	Sections 1, 2 and 3, except the portions repealed by Act 12 of 1891 and Reg. 5 of 1893.
1886	11	The European Deserters' Act, 1856.	General Acts, 1834-67, Ed. 1909, p. 118.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
„	15	The Hindu Widows' Remarriage Act, 1856.	Ditto, p. 121 .	The whole Act . . .
1887	10	The Sonthal Parganas Act, 1857.	Vol. I, p. 377 .	The whole Act, except such portions as had, on the 25th August, 1886, been repealed.

Part IV.—Chronological Tables of Enactments in

(b) SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1857	13	The Opium Act, 1857	Vol. I, p. 381	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
1858	3	The State Prisoners Act, 1858.	General Acts, 1834-67, Ed. 1909, p. 145.	Ditto ditto . . .
"	31	The Bengal Alluvial Land-settlement Act, 1858.	Vol. I, p. 391	The whole Act
"	35	The Lunacy (District Courts) Act, 1858.	General Acts, 1834-67, Ed. 1909, p. 151.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
"	36	The Indian Lunatic Asylums Act, 1858.	Ditto, p. 154	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 20 of 1889.
1859	5	The Bengal Ghatwalti Lands Act, 1859.	Vol. I, p. 393	The whole Act

Part IV.—Chronological Tables of Enactments in

(b) SONTHAU

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1857	13	The Opium Act, 1857	Vol. I, p. 381	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
1858	3	The State Prisoners Act, 1858.	General Acts, 1834-67, Ed. 1909, p. 145.	Ditto ditto
"	31	The Bengal Alluvial Land-settlement Act, 1858.	Vol. I, p. 391	The whole Act
"	35	The Lunacy (District Courts) Act, 1858.	General Acts, 1834-67, Ed. 1909, p. 151.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
"	36	The Indian Lunatic Asylums Act, 1858.	Ditto, p. 154	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 20 of 1889.
1859	5	The Bengal Ghatwalti Lands Act, 1859.	Vol. I, p. 393	The whole Act

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1859	11	The Bengal Land-revenue Sales Act, 1859.	Vol. I, p. 394	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
„	13	The Workman's Breach of Contract Act, 1859.	General Acts, 1834-67, Ed. 1909, p. 213.	The whole Act
„	14	Summary Dispossession	[1] Section 15, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the section generally applies.
1860	9	The Employers and Workmen (Disputes) Act, 1860.	Ditto, p. 215	Ditto ditto
„	45	The Indian Penal Code	Ditto, p. 248	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
1861	5	The Police Act, 1861	Ditto, p. 378	The whole Act except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.

[1] Section 15 of Act 14 of 1859 will be repealed by the Specific Relief Act, 1877 (1 of 1877) if that Act is declared in force in the Sonthal Parganas.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd..

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date	Where printed
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Reg 3 of 1872, s. 3 (1), and Sch., as amended by Reg 3 1899, s. 3	Vol. I, pp. 777, 787.
.....	Ditto	Notfn. No 736 of 4th March, 1912.	B. and O. Statutory Rules and Orders, Vol. II, p. 820.
.....	Ditto	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787.
.....	Ditto	Ditto	Ditto
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.

Chronological Tables.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1861	16	The Stage-carriages Act, 1861.	General Acts, 1834-67, Ed. 1909, p. 215.	The whole Act, as amended by Act 1 of 1898.
1863	16	The Excise (Spirits) Act, 1863.	Ditto, p. 403	The whole Act, except the portions repealed by Acts 12 of 1891 and 8 of 1894.
1864	3	The Foreigners Act, 1864 .	Ditto, p. 423	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
„	15	The Indian Tolls Act, 1864.	Ditto, p. 438	The whole Act . . .
1865	3	The Carriers Act, 1865 .	General Acts, 1834-67, Ed. 1909, p. 453.	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 9 of 1890.
„	10	The Indian Succession Act, 1865.	Ditto, p. 473	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 6 of 1889 and 12 of 1891.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Santhal Parganas.	Notfn. 1981 of 12th March, 1901.	B. and O. Statutory Rules and Orders, Vol. II, p. 809.
.....	Ditto	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787.
.....	Ditto	Ditto . . .	Ditto.
.....	Ditto	Ditto . . .	Ditto.
.....	Ditto	Ditto . . .	Ditto.
.....	Ditto	Ditto . . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1866	21	The Native Converts' Marriage Dissolution Act, 1866.	General Acts, 1831-67, Ed. 1909, p. 577.	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
1867	25	The Press and Registration of Books Act, 1867.	Ditto, p. 633.	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Acts 10 of 1890 and 12 of 1891.
1869	4	The Indian Divorce Act .	General Acts, 1868-78, Ed. 1909, p. 5.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
"	5	The Indian Articles of War.	Ditto, p. 32 .	The whole Act
"	20	The Indian Volunteers Act, 1869.	Ditto, p. 90 .	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1). and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787.
.....	Ditto	Ditto	Ditto.
The Commissioner of the Bhagulpur Division is the "District Judge," and the High Court at Calcutta is the "High Court," for the purposes of Act 4 of 1869 in the Sonthal Parganas—see Reg. 5 of 1893, s. 15 (3) in Vol. I, p. 330.	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1866	21	The Native Converts' Marriage Dissolution Act, 1866.	General Acts, 1834-67, Ed. 1909, p. 577.	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
1867	25	The Press and Registration of Books Act, 1867.	Ditto, p. 633.	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Acts 10 of 1890 and 12 of 1891.
1869	4	The Indian Divorce Act .	General Acts, 1868-78, Ed. 1909, p. 5.	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
"	5	The Indian Articles of War.	Ditto, p. 32 .	The whole Act
"	20	The Indian Volunteers Act, 1869.	Ditto, p. 90 .	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1). and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787.
.....	Ditto .	Ditto . .	Ditto.
The Commissioner of the Bhagulpur Division is the "District Judge," and the High Court at Calcutta is the "High Court," for the purposes of Act 4 of 1869 in the Sonthal Parganas—see Reg. 5 of 1893, s. 15 (3) in Vol. I, p. 330.	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor.

1870	7	The Court-fees Act, 1870.	General Acts, 1868-78, Ed. 1909, p. 98.	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Acts 6 of 1889, 8 of 1890 and 12 of 1891.
1870	20	The Court-fees Act (1870) Amendment Act, 1870.	Ditto, p. 150 .	The whole Act . . .
„	21	The Hindu Wills Act, 1870.	Ditto, p. 150 .	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
„	27	The Indian Penal Code Amendment Act, 1870. .	Ditto, p. 153 .	The whole Act, except— (i) such portions as had on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Acts 12 of 1891 and 4 of 1898.
1871	1	The Cattle-trespass Act, 1871.	Ditto, p. 156 .	The whole Act . . .

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 777, 787.
.....	Ditto	Ditto	Ditto
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.

Chronological Tables.

Table IV. Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1871	5	The Prisoners Act, 1871 .	General Acts, 1868-78, Ed. 1909, p. 169	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 7 of 1894 [1].
„	23	The Pensions Act, 1871 .	Ditto, p. 169 .	The whole Act, except the portions repealed by Act 12 of 1891.
1872	1	The Indian Evidence Act, 1872.	Ditto, p. 192 .	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 10 of 1897.
„	3	The Special Marriage Act, 1872.	Ditto, p. 253 .	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
„	9	The Indian Contract Act, 1872.	Ditto, p. 262 .	Ditto, ditto .
„	15	The Indian Christian Marriage Act, 1872.	Ditto, p. 341 .	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.

[1] Only section 15 of Act 5 of 1871 is now in force, the rest of the Act having been repealed by the Prisoner Act, 1900 (3 of 1900).

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

*	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3	Vol. I, pp. 777, 787.
.....	Ditto .	Ditto .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

Chronological Tables.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHEAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1872	18	The Indian Evidence Act Amendment Act.	Ditto, p. 378	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
"	19	The Indian Penal Code Amendment Act, 1872.	Ditto, 379	The whole Act
1873	5	The Government Savings Banks Act, 1873.	Ditto, p. 381	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.
"	10	The Indian Oaths Act, 1873.	Ditto, p. 385	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
1874	2	The Administrator General's Act, 1874.	Ditto, p. 393	Ditto, ditto
"	3	The Married Women's Property Act, 1874.	Ditto, p. 420	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Act 12 of 1891.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1874	9	The European Vagrancy Act, 1874.	General Acts, 1868-78, Ed. 1909, p. 427	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
1875	13	The Probate and Administration Act, 1875.	Ditto, p. 479	The whole Act, except the portions repealed by Acts 8 of 1890 and 12 of 1891.
1878	1	The Opium Act, 1878	Ditto, p. 559	The whole Act, except the portions repealed by Act 12 of 1891.
"	6	The Indian Treasure-trove Act, 1878.	Ditto, p. 568	Ditto, ditto
"	7	The Indian Forest Act, 1878.	Ditto, p. 573	The whole Act
"	11	The Indian Arms Act, 1878.	Ditto, p. 688	The whole Act, except the portions repealed by Act 12 of 1891.
1879	3	The Destruction of Records Act, 1879.	General Acts, 1879-86, Ed. 1909, p. 1	Ditto, ditto
"	11	The Local Authorities Loan Act, 1879.	Ditto, p. 12	The whole Act
"	21 [1]	The Foreign Jurisdiction and Extradition Act, 1879.	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Acts 12 of 1891 and 5 of 1896.

[1] Act 21 of 1879 has been repealed by the Indian Extradition Act, 1903 (15 of 1903), but the repeal does not take effect until the latter Act is declared in force under section 1 (3) thereof.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1880	8 [1]	Correction of a clerical error in the Indian Limitation Act, 1877.	...	The whole Act
1881	5	The Probate and Administration Act, 1881.	General Acts, 1879-86, Ed. 1909, p. 72	The whole Act, except the portions repealed by Acts 7 of 1889 and 12 of 1891.
1882	7	The Powers-of-Attorney Act, 1882.	General Acts, 1879-86, Ed. 1909, p. 377.	The whole Act, except the portions repealed by Act 12 of 1891.
„	8	The Indian Penal Code Amendment Act, 1882.	Ditto, p. 378	The whole Act
„	12	The Indian Salt Act, 1882.	Ditto, p. 380 .	The whole Act, except— (i) section 31 ; (ii) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies ; and (iii) the portions repealed by Act 12 of 1891.
1883	19	The Land Improvement Loans Act, 1883.	General Acts, 1879-86, Ed. 1909, p. 453.	The whole Act, except the portions repealed by Act 12 of 1891.
„	21	The Indian Emigration Act, 1883.	Ditto, p. 668 .	The whole Act, except the portions repealed by Act 18 of 1890.
1884	4	The Indian Explosives Act, 1884.	Ditto, p. 458 .	The whole Act, except the portions repealed by Act 12 of 1891.

[1] Act 8 of 1880 was repealed by the Presidency Small Cause Courts Law Amendment Act, 1888 (10 of 1888), but was afterwards expressly declared in force in the Sonthal Parganas by Reg. 3 of 1872, s. 3 (1), as amended by Reg. 3 of 1899.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1885	8	The Bengal Tenancy Act, 1885.	Vol. I. p. 461.	<div> Section 56 and section 58 (1), (3) </div> <div> Section 58, clauses (3) to (8) as Amendment Bengal Act, 1907. </div> <div> Section 84 </div>
"	9	The Excise and Sea Customs Law Amendment Act, 1885.	General Acts, 1879-86, Ed. 1909, p. 516 .	Sections 3 and 4
"	13	The Indian Telegraph Act, 1885.	Ditto, p. 521 .	The whole Act
"	15	The Local Authorities Loan Act (1879) Amendment Act, 1885.	Ditto, p. 533 .	Ditto
"	18	The Land Acquisition (Mines) Act, 1885.	Ditto, p. 534 .	Ditto
1886	2	The Indian Income-tax Act, 1886.	Ditto, p. 539 .	The whole Act, except the portions repealed by Act 12 of 1891.
"	4	The Indian Contract Act (1872) Amendment Act, 1886.	<div> General Acts, 1879-86, Ed. 1909, p. 564. </div>	Section 1
"	6	The Births, Deaths and Marriages Registration Act, 1886.		The whole Act, except the portions repealed by Acts 2 and 12 of 1891.
"	10	The Indian Criminal Law Amendment Act, 1886.	Ditto, p. 579 .	Sections 21 to 24,[1], except subsection (2) of section 24, which was repealed by Act 12 of 1891.

[1] Section 25 of Act 10 of 1886 was also declared in force, but that section has since been repealed by the Prisoners Act, 1900 (2 of 1900).

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed
6	7	8	9

General of India in Council—contd.

....	The Sonthal Parganas	Notfn. 1338 of 1st March, 1904.	B. and O. Statutory Rules and Orders, Vol. II, p. 814.
....	Ditto	Notfn. 548 of 30th January, 1918.	Ditto, p. 821.
.....	Ditto	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 277, 287.
.....	Ditto	Ditto] . .	Ditto.
.....	Ditto	Ditto . .	Ditto.
.....	Ditto	Ditto . .	Ditto.
.....	Ditto	Ditto . .	Ditto.
.....	Ditto	Ditto . .	Ditto.
.....	Ditto	Ditto . .	Ditto.
.....	Ditto	Ditto . .	Ditto.
.....	Ditto	Ditto . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1886	18	The Indian Lunatic Asylums Act (1858) Amendment Act, 1886.	General Acts, 1879-86, Ed. 1909, p. 605.	The whole Act, except section 3.
1887	3	The Indian Evidence Act (1872) Amendment Act, 1887.	General Acts, 1887-97, Ed. 1909, p. 3	The whole Act
„	12	The Bengal, Agra and Assam Civil Courts Act, 1887.	Vol. I, p. 573 . .	The whole Act (except the portions repealed by Acts 7 of 1889, 8 of 1890 and 12 of 1891), so far only as regards the trial of suits referred to in Reg. 5 of 1893, s. 9.
1887	20	The Wild Birds Protection Act, 1887.	General Acts, 1887-97, Ed. 1909, p. 76.	The whole Act
1889	6	The Probate and Administration Act, 1889.	Ditto, p. 130 . .	The whole Act, except the portions repealed by Acts 12 of 1891 and 2 and 11 of 1899.
„	7	The Succession Certificates Act, 1889.	Ditto, p. 137 . .	The whole Act
„	15	The Indian Official Secrets Act, 1889.	Ditto, p. 171 . .	Ditto
„	20	The Indian Lunatic Asylums Act (1858) Amendment Act, 1889.	Ditto, p. 176 . .	The whole Act, except the portions repealed by Act 12 of 1891.
1890	1	The Revenue Recovery Act, 1890.	Ditto, p. 178 . .	The whole Act

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 277, 287.
.....	Ditto	Ditto	Ditto.
See Reg. 5 of 1893, ss. 7 to 11.	Ditto	Reg. 5 of 1893, Ch. 3,	Ditto, p. 825.
.....	Ditto	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Ditto, pp. 277, 287.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Notfn. 1056 of 11th May, 1905.	B. and O. Statutory Rules and Orders, p. 815, Vol. II.
.....	Ditto	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 277, 287.
.....	Ditto	Ditto	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1889	2	The Probate and Administration Act, 1890	General Acts, 1887-97, Ed 1909. p. 181	Sections 9 to 16, except the portions repealed by Act 12 of 1891.
1890	5	The Forest Act, 1890	Ditto, p. 193	Section 1, sub-section (1), section 2 and section 4.
"	6	The Charitable Endowments Act, 1890.	Ditto, p. 197	The whole Act
"	8	The Guardians and Wards Act, 1890.	Ditto, p. 202	Ditto
"	9	The Indian Railways Act, 1890.	Ditto, p. 232	The whole Act, except the portions repealed by Act 9 of 1896.
"	10	The Press and Registration of Books Act (1867) Amendment Act, 1890.	Ditto, p. 286	The whole Act, except the portions repealed by Act 12 of 1891.
"	11	The Prevention of Cruelty to Animals Act, 1890.	Ditto, p. 289	The whole Act
"	13	The Excise (Malt-Liquors) Act, 1890.	Ditto, p. 292	Sections 1, 6, 7 and 8
"	16	The Births, Deaths and Marriages Registration Act (1886) Amendment Act, 1890.	Ditto, p. 293.	The whole Act
"	18	The Indian Emigration Act (1883) Amendment Act, 1890.	Ditto	The whole Act, except the portions repealed by Act 12 of 1891.
1891	1	The Cattle-trespass Act (1871) Amendment Act, 1891	Ditto, p. 296	The whole Act, except sections 10, 11 and 13.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1891	2	The Indian Christian Marriage Act (1872) Amendment Act, 1891.	General Acts, 1887-97, Ed. 1909, p. 301.	The whole Act, except the portions repealed by Act 12 of 1891.
"	3	The Indian Evidence Act (1872) Amendment Act, 1891.	Ditto, p. 303	The whole Act, except the portions repealed by Acts 5 of 1898 and 5 of 1899.
"	10	The Indian Criminal Law Amendment Act, 1891.	Ditto, p. 319	The whole Act, except the portions repealed by Act 5 of 1898.
"	12	The Repealing and Amending Act, 1891.	Ditto, p. 326	The whole Act, except the portions repealed by Acts 9 of 1894, 10 of 1897, 5 of 1898 and 2, 8 and 13 of 1899.
"	18	The Bankers' Books Evidence Act, 1891.	Ditto, p. 349	The whole Act
1892	2	The Marriages Validation Act, 1892.	Ditto, p. 351	Ditto
"	4	The Court of Wards Act (Bengal) Amendment Act, 1892.	Vol. I, p. 589	Ditto
"	5	The Bengal Military Police Act, 1892.	Ditto, p. 591	Ditto
"	6 ^[1]	The Indian Limitation Act and Civil Procedure Code Amendment Act, 1892.	Ditto
"	10	The Government Management of Private Estates Act, 1892.	General Act, 1887-97, Ed. 1909, p. 354.	Ditto
1893	1	The Bankers' Books Evidence Act, 1893.	Ditto, p. 357	Ditto

[1] Repealed save s. 5 by Acts 5 and 9 of 1905.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1894	1	The Land Acquisition Act, 1894.	General Acts, 1887-97, Ed. 1909, p. 363.	The whole Act
"	3	The Indian Criminal Law Amendment Act, 1894.	Ditto, p. 381 .	The whole Act, except the portions repealed by Act 5 of 1898.
"	8	The Indian Tariff Act, 1894	Ditto, p. 384 .	The whole Act
"	9	The Prisons Act, 1894 .	Ditto, p. 418 .	Ditto
1895	3	The Indian Criminal Law Amendment Act, 1895.	Ditto, p. 477 .	The whole Act, except the portions repealed by Act 6 of 1898.
"	8	The Police Act (1861) Amendment Act, 1895.	Ditto, p. 483 .	The whole Act
"	3	The Indian Tariff Act (1894) Amendment Act, 1896.	Ditto, p. 528 }	Ditto
"	6	The Indian Penal Code Amendment Act, 1896.		Ditto
"	9	The Indian Railways Act (1890) Amendment Act, 1896.	Ditto, p. 533 .	Ditto
"	10	The Indian Volunteers Act Amendment Act, 1896.	Ditto, p. 534 .	Ditto
1897	3	The Epidemic Diseases Act, 1897.	Ditto, p. 543 .	Ditto
"	8	The Reformatory Schools Act, 1897.	Ditto, p. 557 .	Ditto
"	10	The General Clauses Act, 1897.	Ditto, p. 571 .	Ditto

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1898	3	The Lepers Act, 1898	General Acts, 1898-03, 1909, p. 2.	Ed. The whole Act
"	4	The Indian Penal Code Amendment Act, 1898.	Ditto, p. 11	Ditto
"	5	The Code of Criminal Procedure, 1898.	Ditto, p. 14	{ Ditto Ditto
"	6	The Indian Post Office Act, 1898.	Ditto, p. 336	Ditto
"	9	The Live-stock Importation Act, 1898.	Ditto, p. 365	Ditto
1899	2	The Indian Stamp Act, 1899.	Ditto, p. 369	Ditto
"	4	The Government Buildings Act, 1899.	Ditto, p. 438	Ditto
"	5	The Indian Evidence Act, 1899.	Ditto, p. 439	Ditto
"	8	The Indian Petroleum Act, 1899.	Ditto, p. 444	So much as relates to dangerous petroleum and the importation of petroleum.
"	10	The Carriers Act, 1899	Ditto, p. 466	The whole Act

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1901	5	The Indian Forest (Amendment) Act, 1901.	General Acts, 1898-03, Ed. 1909, p. 515.	The whole Act
"	6	The Assam Labour and Emigration Act, 1901.	Vol. I, p. 621 .	Ditto
"	7	The Native Christian Administration of Estates Act, 1901.	General Acts, 1898-1903, Ed. 1909, p. 515.	Ditto
"	8	The Indian Mines Act, 1901.	Ditto, p. 518 .	Ditto
"	9	The Indian Articles of War Amendment Act, 1901.	Ditto, p. 531 .	Ditto
"	10	The Court-fees (Amendment) Act, 1901.	Ditto, p. 532 .	Ditto
1902	5	The Administrators General and Official Trustees Act, 1902.	Ditto, p. 563 .	Ditto
1903	1	The Repealing and Amending Act, 1903.	Vol. I, p. 681. .	Ditto
"	2	The Indian Post Office (Amendment) Act, 1903.	General Acts, 1898-03, Ed. 1909, p. 577.	Ditto
"	3	The Indian Electricity Act, 1903.	Ditto, p. 577 .	Ditto

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Notfn. 1395 of 17th February, 1902.	B. and O. Statutory Rules and Orders, Vol. II, p. 810.
.....	Ditto	Act 6 of 1901, s. 1 (2) (a).	Vol. I, p. 621.
.....	Ditto	Notfn. 1395 of 17th February, 1902.	B. and O. Statutory Rules and Orders, Vol. II, p. 810.
.....	Ditto	Act 6 of 1901, s. 1 (2).	General Acts, 1898-03, Ed. 1909, p. 518.
.....	Ditto	Notfn. 1395 of 17th February, 1902.	B. and O. Statutory Rules and Orders, Vol. II, p. 810.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Notfn. 1160 of 23rd February 1903.	Ditto, p. 811.
.....	Ditto	Notfn. 869 of 2nd February, 1904.	Ditto, p. 813.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Act 3 of 1903, s. 1 (2).	General Acts, 1898-03, Ed. 1909, p. 577.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5
2.—Acts of the Governor				
1904	15	The Indian Stamp (Amendment) Act, 1904.	General Acts, 1904-08, Ed. 1909, p. 63.	The whole Act
1905	1	The Local Authorities Loans (Amendment) Act, 1905.	Ditto, p. 67 .	Ditto
"	3	The Indian Paper Currency Act, 1905.	Ditto, p. 71 .	Ditto
"	4	The Indian Railway Board Act, 1905.	Ditto, p. 79 .	Ditto
"	5	The Indian Articles of War (Amendment) Act, 1905.	Ditto, p. 80 .	Ditto
"	6	The Court Fees (Amendment) Act, 1905.	Ditto, p. 81 .	Ditto
1906	1	The Indian Tariff (Amendment) Act, 1906.	Ditto, p. 82 .	Ditto
"	5	The Indian Stamp (Amendment) Act, 1906.	Ditto, p. 94 .	Ditto
"	8	The Land Improvement and Agriculturists Loans (Amendment) Act, 1906.	Ditto, p. 97 .	Ditto
1907	3	The Provincial Insolvency Act, 1907.	Ditto, p. 103 .	Ditto
"	4	The Repealing and Amending (Rates and Cesses) Act, 1907.	Ditto
"	5	The Local Authorities Loans (Amendment) Act, 1907.	General Acts, 1904-08, Ed. 1909, p. 125.	Ditto

force in De-regulationised Tracts in Bihar and Orissu—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Act 15 of 1914, s 1 (2).	General Acts, 1904-08, Ed. 1909, p. 63.
.....	Ditto	Notfn. 1278 of 22nd February, 1906.	B. and O. Statutory Rules and Orders, Vol. II, p. 816.
.....	Ditto	Act 3 of 1905, s. 1 (2).	General Acts, 1904-08, Ed. 1909, p. 71.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto
.....	Ditto	Notfn. 1373 of 22nd March, 1907.	B. and O. Statutory Rules and Orders, Vol. II, p. 816.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	The Sonthal Parganas.	Notfn. 849 of 4th June, 1903.	Ditto, p. 817.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1908	5	The Code of Civil Procedure	General Acts, 1904-08, Ed. 1909, p. 133.	(a) Sections 38 to 42, and 156 and rules 4 to 9 in O. XXI. (b) the rest of the Code for the trial of suits referred to in Regulation 5 of 1893, section 10.
"	6	The Explosive Substances Act, 1908.	Ditto, p. 469	The whole Act
"	7	The Newspapers (Incitements to offences) Act, 1908.	Ditto, p. 470	Ditto
"	9	The Indian Limitation Act, 1908.	Ditto, p. 476	Ditto
"	14	The Indian Criminal Law Amendment Act, 1908.	Ditto, p. 512	Ditto
"	16	The Indian Registration Act, 1908.	Ditto, p. 560	Ditto
1909	4	The Whipping Act, 1909.	Ditto, p. 688	Ditto
1910	3	The Indian Penal Code (Amendment) Act, 1910.	General Acts, 1909-13, p. 18.	Ditto
"	6	The Indian Stamp (Amendment) Act, 1910	Ditto, p. 21	Ditto
"	7	The Court-fees (Amendment) Act, 1910.	Ditto, p. 23	Ditto
"	8	The Indian Tariff (Amendment) Act, 1910	Ditto, p. 24	Ditto

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Notfn. 158 of 11th January, 1909.	B. and O. Statutory Rules and Orders, Vol. II, p. 817.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Notfn. 370 of 28th April, 1909.	Ditto, p. 818.
.....	Ditto .	Ditto .	Ditto.
.....	Ditto .	Notfn. No. 3096 of 23rd November 1909.	Ditto.
.....	Ditto .	Notfn. No. 370 of 28th April, 1909.	Ditto.
.....	Ditto .	Notfn. No. 1005 of 10th July 1909.	Ditto.
.....	Ditto .	Act 4 of 1909, s. 3
.....	Ditto .	Notfn. No. 1949 of 15th June, 1911.	B. and O. Statutory Rules and Orders, Vol. II, p. 819.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1910	12	The Glanders and Farcy Law (Amendment) Act, 1910.	General Acts, 1909-13, p. 73.	The whole Act
„	13	The Prisons (Amendment) Act, 1910.	Ditto, p. 73 .	Ditto
„	14	The Indian Emigration (Amendment) Act, 1910.	Ditto, p. .	Ditto
1911	1	The Opium (Amendment) Act, 1911.	Vol. 1, p. 719 .	Ditto
„	3	The Criminal Tribes Act, 1911.	General Acts, 1909-13, p. 118.	Ditto
„	6	The Indian Tariff (Amendment) Act, 1911.	Ditto, p. 130 .	Ditto
„	8	The Indian Army Act, 1911.	Ditto, p. 131 .	Ditto
„	9	The Births, Deaths and Marriages Registration (Amendment) Act, 1911.	Ditto, p. 171 .	Ditto
„	13	The Indian Christian Marriage (Amendment) Act, 1911.	Ditto, p. 197 .	Ditto
„	14	The Court-fees (Amendment) Act, 1911.	Ditto, p. .	Ditto
„	15	The Indian Forest (Amendment) Act, 1911.	Ditto, p. 198 .	Ditto
1912	2	The Co-operative Societies Act, 1912.	Ditto, p. 204 .	Ditto

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

General of India in Council—contd.

.....	The Sonthal Parganas.	Notfn. No. 1949 of 15th June, 1911.	B. and O. Statutory Rules and Orders, Vol. II, p. 819.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Notfn. No. 4814 of 8th November, 1912.	Ditto, p. 820.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Notfn. 493 of 1st February, 1916.	Ditto, p. 821.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1912	10	The Indian Divorce (Amendment) Act, 1912.	General Acts, 1909-13, p. 391.	The whole Act
1913	5	The White Phosphorus Matches Prohibition Act, 1913.	Ditto, p. 338 .	Ditto
"	6	The Mussalman Wakf Validating Act, 1913.	Ditto, p. 334 .	Ditto
"	8	The Criminal Law (Amendment) Act, 1913.	Ditto, p. 473 .	Ditto
1914	1	The Code of Civil Procedure (Amendment) Act, 1914.	Ditto
"	4	The Decentralisation Act, 1914.	The whole Act so far as it relates to Acts already in force in the Sonthal Parganas.
"	10	The Repealing and Amending Act, 1914.	The whole Act
"	14	The Indian Post Office, Telegraph (Amendment) Act, 1914.	Ditto
"	15	The Indian Army (Amendment) Act, 1914.	Ditto
"	17	The Second Repealing and Amending Act, 1914.	The whole Act so far as it relates to Act already in force in the Sonthal Parganas.
1915	1	The Emergency Legislation Continuance Act, 1915.	The whole Act
"	3	The Foreigners (Amendment) Act, 1915.	Ditto

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
G	7	8	9

General of India in Council—contd.

.....	The Santhal Parganas.	Notfn. 633 of 10th April, 1917.	Post, p. 165
.....	Ditto	Notfn. No. 484 of 2nd April, 1914.	The B. and O. Statutory Rules and Orders, Vol. II, p. 821.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Notfn. No. 633 of 10th April, 1917.	Post, p. 165
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Notfn. No. 1195 of 16th June, 1916.	The B. and O. Statutory Rules and Orders, Vol. II, p. 822.
.....	Ditto	Ditto	Ditto.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

2.—Acts of the Governor

1915	5	The Indian Paper Currency (Temporary Amendment) Act, 1915.	The whole Act
"	8	The Assam Labour and Emigration (Amendment) Act, 1915.	Ditto
"	11	The Repealing and Amending Act, 1915.	Ditto
"	12	The Indian Soldiers (Litigation) Act, 1915.	Ditto
"	15	The Indian Steam Vessels (Amendment) Act, 1915.	Ditto
1916	4	The Indian Tariff (Amendment) Act, 1916.	Ditto
"	5	The Income Tax (Amendment) Act, 1916.	Ditto
"	7	The Indian Medical Degrees Act, 1916	Ditto
"	10	The Enemy Trading Act, 1916.	Ditto
"	15	The Hindu Disposition of Property Act, 1916.	Ditto

3.—Regulations made under the Government

1872	3	The Sonthal Parganas Settlement Regulation.	Vol. I, p. 777 . .	The whole Regulation, except the portions repealed by Regs. 2 of 1886 and 5 of 1893 and Act 9 of 1894.
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force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE	
Modifications	Places in which in force.	No. and date.	Where printed
6	7	8	9

General of India in Council—concl'd.

.....	The Santhal Parganas.	Notfn. No. 1195 of 16th June, 1916.	The B. and O. Statutory Rules and Orders, Vol. II, p. 892.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Notfn. No. 765 of 8th May, 1916.	Post, p. 166
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto.

of India Act, 1870 (33 & 34 Vict., c. 3).

.....	The Santhal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 277, 287.
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Chronological Tables.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

3.—Regulations made under the Government

1886	2	The Sonthal Parganas Rent Regulation, 1886.	Ditto, p. 809	The whole Regulation . . .
1893	5	The Sonthal Parganas Justice Regulation, 1893.	Ditto, p. 821	Ditto
1899	3	The Sonthal Parganas Justice and Laws Regulation, 1899.	Ditto, p. 833	Ditto
1904	2	The Sonthal Parganas Settlement Regulation, 1904.	Ditto, p. 835	Ditto
1910	4	The Sonthal Parganas Rural Police Regulation, 1900.	Ditto, p. 335	Ditto

4.—Bengal

1862	3	The Bengal Land-revenue Sales (Amendment) Act, 1862.	Vol. I, p. 1	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
„	7	The Bengal Land-revenue Resumption Act, 1862.	Ditto, p. 5	Ditto, ditto . . .
1864	4	The Bengal Districts Act, 1864.	Ditto, p. 7	The whole Act
„	7	The Salt Act, 1864 . . .	Ditto, p. 21	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed
6	7	8	9

of India Act, 1870 (33 & 34 Vict., c. 3)—contd.

.. ..	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 277, 287.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Reg. 3 of 1899 . .	Ditto, p. 821.
.....	Ditto .	Reg. 2 of 1904. .	Ditto, p. 835
.....	Ditto .	Reg. 10 of 1910, s. 2 (2)	Ditto

Acts.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Ditto, pp. 277, 287.
.. ..	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Ditto . .	Ditto
.. ..	Ditto .	Ditto . .	Ditto

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

4.—Bengal

1865	4	The Bengal Prevention of Inoculation Act, 1865.	Vol. I, p. 33	The whole Act
"	8	The Bengal Rent Recovery (Under-tenures) Act, 1865.	Ditto, p. 41	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
1866	3	The Bengal Legislative Council (Witnesses) Act, 1866.	Ditto, p. 47	The whole Act
1867	2	The Bengal Public Gambling Act, 1867.	Ditto, p. 61	Ditto
1868	4	The Bengal Alluvion (Amendment) Act, 1868.	Ditto, p. 77	The whole Act, except such portions as had, on the 25th August 1886, been repealed in the territories to which the Act generally applies.
"	7	The Bengal Land-revenue Sales Act, 1868.	Ditto, p. 81	Ditto, ditto
1869	7	The Bengal Police Act, 1869.	Ditto, p. 105	The whole Act
1871	2	The Bengal Land-revenue Sales (Amendment) Act, 1871.	Ditto, p. 131	Ditto
"	4	The Puri Lodging-house Act, 1871.	Ditto, p. 135	Ditto
1873	4	The Bengal Births and Deaths Registration Act, 1873.	Ditto, p. 151	Ditto
1875	5	The Bengal Survey Act, 1875.	Ditto, p. 163	Ditto

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications	Places in which in force.	No. and date.	Where printed.
6	7	8	9

Acts—contd.

.....	The Sonthal Parganas.	Reg 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1893, s. 3.	Vol. I, pp 277, 287
.. ..	Ditto	Ditto	Ditto
.....	Ditto	Ditto	Ditto
.....	Ditto	Ditto	Ditto
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto
.....	Ditto	Ditto	Ditto.
..	Ditto	Ditto	Ditto.
.. ..	Ditto	Ditto	Ditto.
...	Ditto	Ditto	Ditto.
....	Ditto	Notfn. 1892 of 10th September, 1904.	B. and O. Statutory Rules and Orders, Vol. II, p. 814.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

4.—Bengal

1876	7	The Land Registration Act, 1876.	Vol. II, p. 235	The whole Act, except such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies.
1878	5	The Bengal Land Registration (Amendment) Act, 1878.	Ditto, p. 271	The whole Act
1879	2	The Puri Lodging-house (Extension) Act, 1879.	Ditto, p. 273	Ditto
"	3	The Bengal Steam-boilers and Prime-movers Act, 1879.	Ditto, p. 277	Ditto
"	9	The Court of Wards Act, 1879.	Ditto, p. 285	The whole Act, except— (i) such portions as had, on the 25th August, 1886, been repealed in the territories to which the Act generally applies, and (ii) the portions repealed by Acts 4 and 10 of 1892.
1880	6	The Bengal Drainage Act, 1880.	Ditto, p. 337	The whole Act
"	9	The Cess Act, 1880	Ditto, p. 373	The whole Act

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

Acts—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch. 2, as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp. 277, 287.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	The tracts specified in Notfn. 4782 of 21st November, 1903, 548 of 10th May, 1904, and 998 of 14th February, 1905.	Notfn. 4782 of 21st November, 1903, 548 of 10th May, 1904, and 998 of 14th February, 1905.	B. and O. Statutory Rules and Orders, Vol. II, pp. 811, 814.
.....	The rest of the Sonthal Parganas District.	Notfn. 480 of 25th October, 1905.	Ditto, p. 815.

Chronological Tables.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENT IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

4.—Bengal

1881	3	The Bengal Court of Wards (Amendment) Act, 1881.	Vol. II, p. 433 .	The whole Act, except the portions repealed by Act 10 of 1892.
1882	2	The Bengal Embankment Act, 1882.	Ditto, p. 439 .	The whole Act
1884	1	The Puri Lodging-house (Extension) Act, 1884.	Ditto, p. 485 .	Ditto
„	[1]3	The Bengal Municipal Act, 1884.	Ditto, p. 501 .	The whole Act, except the portions repealed by Bengal Acts 4 of 1894 and 2 of 1896.
1885	1	The Bengal Ferries Act, 1885.	Ditto, p. 631 .	The whole Act
1886	3	The Bengal Municipal (Amendment) Act, 1886.	Ditto, p. 717 .	Ditto
1889	2	The Private Fisheries Protection Act, 1889.	Ditto, p. 729 .	Ditto
1891	2	The Calcutta Hackney Carriages Act, 1891.	Vol. III, p. 5 .	Ditto
1894	4	The Bengal Municipal (Amendment) Act, 1894.	Ditto, p. 33 .	The whole Act, except the portions repealed by Bengal Acts 6 of 1894 and 2 of 1896.

[1] Ben. Act 3 of 1884 has been extended to the town of Dumka, in the Sonthal Parganas, by Notification No. 2909, dated 15th November, 1902 (printed *post*, p. 299) issued under section 8 of the Act. The Act is also in force in the Deoghar and Sahibgunge Municipalities in the Sonthal Parganas—see Vol. III, pp. 473, 488.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modification s.	Places in which in force	No and date.	Where printed.
6	7	8	9

Acts—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp 277,287.
.....	The Sonthal Parganas	Notfn. 1123 of 14th January, 1909.	B. and O. Statutory Rules and Orders, Vol. II, p 818
.....	Ditto .	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp.277,287.
.....	Ditto .	Ditto . .	Ditto.
.....	Ditto .	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp 277,287.
.....	Ditto ..	Notfn. 1586 of 17th March, 1908.	B. and O. Statutory Rules and Orders, Vol. II, p. 817.
.....	Ditto .	Ditto . .	Ditto.
.....	Deoghar Municipality	Notfn. 2396 of 10th October, 1904.	Ditto, Vol. III, p. 779.
.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp 277,287.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENT IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

4.—Bengal

1831	3	The Bengal Court of Wards (Amendment) Act, 1831.	Vol. II, p. 433 .	The whole Act, except the portions repealed by Act 10 of 1892.
1832	2	The Bengal Embankment Act, 1832.	Ditto, p. 439 .	The whole Act
1884	1	The Puri Lodging-house (Extension) Act, 1884.	Ditto, p. 485 .	Ditto
„	[¹]3	The Bengal Municipal Act, 1884.	Ditto, p. 501 .	The whole Act, except the portions repealed by Bengal Acts 4 of 1894 and 2 of 1896.
1885	1	The Bengal Ferries Act, 1885.	Ditto, p. 631 .	The whole Act
1886	3	The Bengal Municipal (Amendment) Act, 1886.	Ditto, p. 717 .	Ditto
1889	2	The Private Fisheries Protection Act, 1889.	Ditto, p. 729 .	Ditto
1891	2	The Calcutta Hackney Carriages Act, 1891.	Vol. III, p. 5 .	Ditto
1894	4	The Bengal Municipal (Amendment) Act, 1894.	Ditto, p. 33 .	The whole Act, except the portions repealed by Bengal Acts 6 of 1894 and 2 of 1896.

[¹] Ben. Act 3 of 1884 has been extended to the town of Dumka, in the Sonthal Parganas, by Notification No. 2909, dated 15th November, 1902 (printed *post*, p. 299) issued under section 8 of the Act. The Act is also in force in the Deoghhar and Sahibgunge Municipalities in the Sonthal Parganas—see Vol. III, pp. 473, 483.

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modification s.	Places in which in force.	No and date.	Where printed.
6	7	8	9

Acts—contd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3	Vol. I, pp 277,287.
.....	The Sonthal Parganas.	Notfn. 1123 of 14th January, 1909	B. and O. Statutory Rules and Orders, Vol. II, p. 818
.....	Ditto	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol. I, pp.277,287.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3	Vol. I, pp. 277,287.
.....	Ditto	Notfn. 1586 of 17th March, 1908.	B. and O. Statutory Rules and Orders, Vol. II, p. 817.
.....	Ditto	Ditto	Ditto.
.....	Deoghar Municipality.	Notfn. 2396 of 10th October, 1904.	Ditto, Vol. III, p 779.
.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (1) and Sch., as amended by Reg. 3 of 1899, s. 3.	Vol I, pp 277,287.

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5
1896	2	The Bengal Municipal (Amendment) Act, 1896.	Vol. III, p. 81	The whole Act
1897	5	The Estates Partition Act, 1897.	Ditto, p. 89	Ditto
1899	1	The Bengal General Clauses Act, 1899.	Ditto, p. 139	Ditto
1904	3	The Bengal Settled Estates Act, 1904.	Ditto, p. 173	Ditto
1906	1	The Bengal Court of Wards (Amendment) Act, 1906.	Ditto, p. 205	Ditto
"	2	The Bengal Land Registration (Amendment) Act, 1906.	Ditto
"	3	The Bengal Disorderly Houses Act, 1906.	Ditto
1910	2	The Bengal Municipal (Amendment) Act, 1910.	Vol. III, p. 353	Ditto
"	4	The Bengal Cess (Amendment) Act, 1910.	Ditto, p. 357	Ditto

4.—Bengal

force in De-regulationised Tracts in Bihar and Orissa—contd.

PARGANAS—contd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6.	7.	8.	9.

Acts—concl'd.

.....	The Sonthal Parganas.	Reg. 3 of 1872, s. 3 (I) and Sch., as amended by Reg. 3 of 1893, s. 3.	Vol. I, pp. 277, 286.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Ditto	Ditto.
.....	Ditto	Notfn. 1056 of 11th May, 1905.	B. and O. Statutory Rules and Orders, Vol. II, p. 815.
.....	Ditto	Notfn. 1373 of 22nd March, 1907.	Ditto, p. 816.
.....	Ditto	Ditto	Ditto
.....	Ditto	Ditto	Ditto
.....	Ditto	Notfn. -No. 1949 of 15th June, 1911.	Ditto, p. 819.
.....	Ditto	Notfns. No. 3679 of 26th September, 1910 and 183 of 14th January 1911.	Ditto

Part IV.—Chronological Tables of Enactments in

(b) THE SONTHAL

Year.	No.	ENACTMENTS IN FORCE.		
		Short title or subject.	Where printed.	Extent to which declared in force.
1	2	3	4	5

5.—Bihar

1914	2	The Bihar and Orissa Ferries (Amendment) Act, 1914.	Vol. III, p. 523 .	The whole Act
"	4	The Bihar and Orissa Public Demands Recovery Act, 1914.	Ditto, p. 557 .	Ditto
1915	2	The Bihar and Orissa Excise Act, 1915.	Vol. IV, p. 181 .	Ditto
1916	1	Bihar and Orissa Cess (Amendment) Act, 1916.	Ditto, p. 223 .	Ditto
"	2	The Bihar and Orissa Medical Act, 1916.	Ditto, p. 235	Ditto
"	3	The Bihar and Orissa Decentralisation Act, 1916.	Ditto, p. 245 .	The whole Act so far as it relates to Acts already in force in the Sonthal Parganas.

force in *De-regulationised Tracts in Bihar and Orissa*—concl'd.

PARGANAS—concl'd.

ENACTMENTS IN FORCE.		REGULATION, ACT OR NOTIFICATION BY WHICH THE ENACTMENTS WERE DECLARED IN FORCE.	
Modifications.	Places in which in force.	No. and date.	Where printed.
6	7	8	9

Acts.

.....	The Sonthal Parganas	Notfn. 27 of 31st January, 1915.	B and O. Statutory Rules and Orders, Vol. II, p. 821.
.....	Ditto	B. and O. Act 4 of 1914, s. 1 (3).	Vol. III, p. 557.
.....	Ditto	B. and O. Act 2 of 1915, s. 2	Post, p. 181.
.....	The whole of the Sonthal Parganas except the Damin-i-Koh Government Estate.	Notfn. No. 765 of 8th May, 1917.	Post, p. 166.
.....	The Sonthal Parganas.	Notfn. No. 1195 of 16th June 1916.	B. and O. Statutory Rules and Orders, Vol. II, p. 822.
.....	*Ditto	Notfn. No. 765 of 8th May, 1917	Post, p. 166.

PART V.

Extract Notifications in extenso (other than those printed in Vol. II) under the Scheduled Districts Act, 1874, declaring enactments to be in force in, or extending enactments to, Scheduled Districts in Bihar and Orissa.

Notification No. 1335, dated the 10th December, 1879 (published in the Gazette of India, 1879, Pt. I, p. 771).

In exercise of the power conferred by section 3 of the Scheduled Districts Act, 1874, the Chief Commissioner of the Central Provinces is pleased, with the previous sanction of the Governor General in Council, to declare that so much of each of the enactments mentioned in the Schedule hereto annexed as is in force in those parts of the Central Provinces which are not included in any Scheduled District, is in force likewise in the Scheduled Districts of those Provinces.

Nothing herein contained shall be deemed to affect the operation of any enactment in force in any of the said Scheduled Districts and not mentioned in the following Schedule:—

No. and year of enactment.	Subject.
Act XXXII of 1839.	Interest.
„ XI of 1841	Military Courts of Requests.
„ XIX of 1841	Curators in cases of Succession
„ XII of 1842	Military Bazaars.
„ V of 1843	Slavery.
„ XX of 1847	Copyright.
„ XII of 1850	Security from Public Accountants.
„ XVIII of 1850	Protection of Judicial Officers.
„ XIX of 1850	Apprentices.
„ XXI of 1850	Abolition of Religious Disabilities.
„ XXXIV of 1850	State Prisoners.
„ XXXVII of 1850	Public Servants.
„ XXXIII of 1852 as far as relates to Military Courts of Requests.	Enforcement of Judgments of Military Courts of Requests.

No. and year of enactment.	Subject.
Act II of 1853	Liabilities of Landholders.
„ XXXI of 1854	Barring Entails: Conveyances by Married Women.
„ XI of 1855	Mesne Profits and Improvements.
„ XII of 1855	Executors and Administrators.
„ XIII of 1855	Compensation for Deaths.
„ XXIV of 1855	Penal Servitude.
„ XXVIII of 1855	Interest.
„ XI of 1856	Desertion by European Soldiers.
„ XV of 1856	Remarriage of Hindu Widows.
„ XI of 1857	State Offences.
„ XXV of 1857	Forfeiture by Mutineers.
„ III of 1858	State Prisoners.
„ XXXV of 1858	Estates of Lunatics.
„ XXXVI of 1858	Lunatic Asylums.
„ III of 1859	Cantonment Joint Magistrates.
„ IX of 1859	Claims to Property seized as forfeited.
„ XV of 1859	Patents.
„ XXVII of 1860	Collection of Debts on Succession.
„ XXXI of 1863	Gazette of India.
„ III of 1864	Foreigners.
„ VI of 1864	Whipping.
„ III of 1865	Common Carriers.
„ XV of 1869	Evidence of Prisoners.
„ X of 1872	Code of Criminal Procedure.

Notification No. 1386, dated the 10th December, 1879 (published in the Gazette of India, 1879, Pt. I, p. 772).

In exercise of the power conferred by section 5 of the Scheduled Districts Act, 1874, the Chief Commissioner of the Central Provinces is pleased, with the previous sanction of the Governor General in Council,

to extend the following Act to the Scheduled Districts of the Central Provinces:—

No. and Year of Act.	Subject.
Act I of 1877	Specific Relief Act.
„ X of 1877	Code of Civil Procedure, except sections I and III which are already in force, and so much thereof as authorized the sale of immoveable property in execution of a decree not being a decree directing the sale of such property.

Notification No. 760, dated the 1st June, 1882 (published in the Gazette of India, 1882, Pt. I, p. 207).

In exercise of the power conferred by section 5 of Act XIV of 1874 (the Scheduled Districts Act, 1874), the Chief Commissioner of the Central Provinces is pleased, with the previous sanction of the Governor General in Council, to extend Act XIV of 1882 (the Code of Civil Procedure) to the Scheduled Districts of the Central Provinces, except sections 1 and 3, which are already in force and so much thereof as authorizes the sale of immoveable property in execution of a decree, not being a decree directing the sale of such property.

Notification No. 504, dated the 8th March, 1909 (published in the Central Provinces Gazette, 1909, Pt. I, p. 182).

In exercise of the power conferred by section 5 of the Scheduled Districts Act, 1874 (XIV of 1874), the Chief Commissioner of the Central Provinces is pleased, with the previous sanction of the Governor General in Council, to extend to the Scheduled Districts of the Central Provinces the Code of Civil Procedure, 1908 (V of 1908); except sections 1 and 155 to 158, which are already in force there, and so much thereof as authorizes the attachment and sale of immoveable property in execution of a decree, not being a decree directing the sale of such property.

The Decentralization Act (Act IV of 1914), so far as it relates to Acts already in force in the Santal Parganas.

The Repealing and Amending Act (Act X of 1914), so far as it relates to Acts already in force in the Santal Parganas.

The Indian Post Office and Telegraph (Amendment) Act (Act XIV of 1914).

The Indian Army (Amendment) Act (Act XV of 1914).

The second Repealing and Amending Act (Act XVII of 1914), so far as it relates to Acts already in force in the Santal Parganas.

Notification No. 765, dated the 8th May, 1917 (published in the Bihâr and Orissa Gazette, 1917, Pt. II, p. 1031).

In exercise of the power conferred by clause (a) of sub-section (3) of section 3 of the Santal Parganas Settlement Regulation (III of 1872), as amended by section 3 of the Santal Parganas Justice and Laws Regulation, 1899 (III of 1899), the Lieutenant-Governor in Council is pleased to declare that the following Acts shall be deemed to be in force in the Santal Parganas, namely:—

Acts of the Governor General of India in Council.

The Indian Tariff (Amendment) Act (Act IV of 1916).

The Income-Tax (Amendment) Act (Act V of 1916).

The Indian Medical Degrees Act (Act VII of 1916).

The Enemy Trading Act (Act X of 1916).

The Hindu Disposition of Property Act (Act XV of 1916).

Acts of the Lieutenant-Governor of Bihar and Orissa in Council.

The Bihar and Orissa Cess (Amendment) Act (Act I of 1916), except in the Damin-i-koh Government Estate.

The Bihar and Orissa Decentralization Act (Act III of 1916), so far as it relates to Acts already in force in the Santal Parganas.

LIST OF PUBLICATIONS CITED IN THIS CODE.

1	2
Short titles.	Full titles of publications for which no short titles have been prescribed.
The Ajmer Code, 1905.	
<i>The Bengal Butwara Manual, 1908</i>	A manual for the guidance of Officers in the partition of Estates, that is, Butwaras under Bengal Act 5 of 1897.
The Bengal Cess Manual, 1911.	
<i>The Bengal Dispensary Manual, 1899</i>	Manual of Rules for the Management of Charitable Hospitals and Dispensaries under the Government of Bengal.
The Bengal Excise Manual, 1910 (3 vols.)	
The Bengal Inland Emigration Manual, 1912.	
The Bengal Plague Manual, 1902.	
<i>The Bengal Tenancy Rules, 1918</i>	Government Rules under the Bengal Tenancy Act, 8 of 1885, as amended by Bengal Act 1 of 1907; with Board's Instructions thereon.
The Bengal Wards' Manual, 1903.	
The Bihar and Orissa Local Statutory Rules and Orders, 1918 (3 vols.)	
The Bihar and Orissa Police Manual, 1914 (2 vols.).	
The Board's Rules, 1910.	
The Burma Code, 1910.	
The Chronological Tables of the Indian Statutes, 1909.	Chronological Tables of the Indian Statutes. Compiled by F. G. Wigley.
The Civil Service Regulations, 1910.	
The Collection of Statutes relating to India, 1899-1901 (2 vols.).	
The Collection of Statutes relating to India, 1913 (2 vols.).	
Craies on Statute Law, 1911.	
<i>The General Acts</i> (7 vols, 4th edition).	The Unrepealed General Acts of the Governor General in Council.
The Government Estates Manual, 1902.	

NOTE.—The short titles printed in italics are not prescribed in the Preface or on the cover of the Publications to which they refer, but have been adopted in this work for convenience of reference.

List of Publications cited in this Code—contd.

1	2
Short titles.	Full titles of publications for which no short titles have been prescribed.
<i>The Government Servants Conduct Rules, 1904.</i>	
<i>The High Court's Rules and Orders, Appellate Side, 1910 (4 vols.).</i>	
<i>The Index to the Indian Statutes, Ed. 1911.</i>	General Rules and Circular Orders of the High Court of Judicature at Fort William in Bengal, Appellate Side (4 vols., 1910).
<i>The Inspection Manual, 1902.</i>	
<i>The Irrigation Manual, 1897 (2 vols.)</i>	
<i>The Land Records Maintenance Manual, 1895.</i>	Manual of Rules, forms and executive instructions under the Land Records Maintenance Act, 1895 (Ben. Act 3 of 1895).
<i>The Land Registration Manual, 1909.</i>	
<i>The Local Self-Government Rules, Part VIII, 1936.</i>	Part VIII.—Account Rules under the Local Self-Government Act.
<i>The Local Self-Government Rules, Part IX, 1906.</i>	
<i>The Local Self-Government Rules, Part IXA, 1908.</i>	
<i>The Opium Manual, 1891 (Part I).</i>	
<i>The Punjab and North-West Code, 1903.</i>	
<i>The Register and Return Manual, 1902.</i>	
<i>The Sale Law Manual, 1902.</i>	
<i>The Sale Law Manual, 1906</i>	A Manual of the Revenue and Patni Salé Laws with notes and the Rules, etc., under them.
<i>The Salt Manual, 1908.</i>	
<i>The Survey and Settlement Manual, 1900.</i>	
<i>The Tauzi Manual, 1899.</i>	
<i>The United Provinces Code, 1906 (2 vols.).</i>	
<i>The Waste Lands Manual, 1898.</i>	

NOTE.—The short titles printed in italics are not prescribed in the Preface or on the cover of the Publication to which they refer, but have been adopted in this work for convenience of reference.

LIST OF ABBREVIATIONS USED IN THIS CODE.

am.	amended by.
Art.	Article.
B. and O. Act	Act made by the Lieutenant-Governor of Bihar and Orissa in Council.
Ben. Act	Act made by the Lieutenant-Governor of Bengal in Council.
Ben. Reg.	Bengal Regulation.
cf.	Compare.
Ch.	Chapter.
cl.	clause.
Ed.	Edition.
expld.	explained by
ext.	extended by.
ins.	inserted by.
mod.	modified, or modified by
No.	Number.
Notfn.	Notification.
O.	Order.
p.	page.
pt.	part.
r.	rule.
Reg.	Regulation made under the Government of India Act, 1870 (33 & 34 Vict., c. 3).
rep.	repealed by.
rep. in pt.	repealed in part by.
s. or sec.	section.
Sch.	Schedule.
virt. rep.	virtually repealed by.
Vol.	Volume.
U. P.	} United Provinces of Agra and Oudh.
U. Provinces	



PART VII.—ACTS OF THE BIHAR AND ORISSA COUNCIL, 1915—18.

BIHAR AND ORISSA ACT I of 1915

(THE PATNA ADMINISTRATION ACT, 1915.)

CONTENTS.

PREAMBLE.

SECTION.

1. Short title, extent and commencement.
2. Definition.
3. Power of Local Government to impose taxation and to regulate expenditure of proceeds thereof.
4. Application of the Bengal Municipal Act, 1884.
5. Power to cancel or modify orders
6. Notification of intention to alter limits of Patna.
7. Application of funds of excluded areas

SCHEDULE.

BIHAR AND ORISSA ACT I OF 1915.

(THE PATNA ADMINISTRATION ACT, 1915.)

An Act to make provision for the Administration of Patna.^[1]

(5th January 1916.)

Whereas it is expedient to make provision for the administration of the area containing the headquarters of the Local Government of Bihar and Orissa:

It is hereby enacted as follows:—

1. (1) This Act may be called the Patna Administration Act, 1915. Short title.
- (2) It applies only to Patna as defined in section 2. Extent.
- (3) It shall come into force on such date as the Lieutenant-Governor in Council by notification in the *Bihar and Orissa Gazette* may direct. Commencement.
2. In this Act, "Patna" means, subject to the exclusion or inclusion of any local area by notification under section 6, the area described in the Schedule to this Act. Definition.

3. (1) The Local Government may

- (a) impose in Patna any tax which could be imposed there by the Municipal Commissioners if Patna were a Municipality, constituted under the Bengal Municipal Act, 1884 [²] (hereinafter called the said Act): Power of Local Government to impose taxation and to regulate expenditure of proceeds thereof.

Provided that—

- (i) any tax imposed on buildings and land shall not be subject to the maximum limits prescribed by the said Act;
- (ii) a tax payable under the said Act by the owner may be made payable by the occupier;
- (b) apply or adapt to Patna for the assessment and recovery of any tax imposed under clause (a), any of the provisions of the said Act, or of any rules, for the time being in force, with respect to the assessment and recovery of any tax imposed under the said Act;
- (c) arrange for the due expenditure of the proceeds of taxes imposed under clause (a) and for the preparation and maintenance of proper accounts;

[¹] For Statement of Objects and Reasons see *Bihar and O. Gazette*, 1915, Pt. V, p. 45; for Report of the Select Committee, see *ibid.*, 1915, Pt. V, p. 81; for Proceedings in Council, see *ibid.*, 1915, Pt. V, p. 81.

EXTENT—See ss. 1 and 2.

[²] Printed in Vol. II of this Code at p. 501.

(Secs. 4-7.)

- (d) appoint a Committee for the purposes of clauses (b) and (c);
- (c) appoint a Chairman of such Committee and fix the term of the office of Member or Chairman of the Committee;
- (f) extend to Patna the provisions of any section of the said Act, subject to such restrictions and modifications as the Local Government may think fit.

(2) The proceeds of any tax levied in Patna under this section shall be applied only to the purposes to which the Municipal Fund might be applied if Patna were a Municipality.

Application
of the Bengal
Municipal
Act, 1881.

4. For the purposes of any section of the said Act which may be extended to Patna, the Committee appointed under section 3 shall be deemed to be a Municipal Committee under the said Act and Patna to be a Municipality.

Power to
cancel or
modify
orders.

5. The Local Government may at any time cancel or modify any order under section 3.

Notification
of intention
to alter limits
of Patna.

6. The Local Government may, by notification in the *Bihar and Orissa Gazette* and in such other manner as the Lieutenant-Governor in Council may determine, declare its intention—

- (a) to exclude from Patna any local area comprised therein and defined in the notification, or
- (b) to include within Patna any local area in the vicinity of the same and defined in the notification:

Provided that, where the local area is a military cantonment or part of a military cantonment, a notification shall not be published under this section in respect of it without the previous sanction of the Government of India.

Application
of funds of
excluded
areas.

7. When by reason of any notification under the last foregoing section any local area is excluded from Patna, the unexpended proceeds of any taxes levied therein under section 3, shall be applied for the benefit of the inhabitants of the said area as the Local Government may think fit.

SCHEDULE.

Boundaries of Patna.

North.—The northern boundaries of Survey villages Shekhpura, Sherullapur, Dhakanpura and Mahuli— all in thana Phulwari.

. (*Schedule.*)

East.—The drainage outfall No. 1; the northern boundary of the Bayley Road as far as the Gaya Road; the western boundary of the Gaya Road from this point up to the southern boundary of the garden of Hira Lal Gayawal; thence eastward along the southern boundary of the garden of Hira Lal Gayawal, of the Government Jail land and of the Mithapur Police outpost as far as Fraser Road; thence southward along Fraser Road to the western pillar at the entrance to Bankipur station yard; thence westward along the northern boundary of the Railway land across the Gaya Road to the Railway culvert No. 130; thence by a line running due south, passing through culvert No. 10 on the District Board Road to Khagaul and skirting the western boundary of the garden of Gopi Ram, to the Canal distributary.

South.—The Canal distributary up to the point where it touches the Sadikpur-Khagaul road at the south-west corner of village Paharpur.

West.—The western exterior boundaries of Survey villages Paharpur, Amukurba, Jamanpura and Shekhpura—all in thana Phulwari.

BIHAR AND ORISSA ACT II OF 1915

(THE BIHAR AND ORISSA EXCISE ACT, 1915.)

CONTENTS.

CHAPTER I.

PRELIMINARY.

SECTIONS.

1. Short title, extent, and commencement.
2. Definitions
3. Provision supplemental to the definition of "intoxicating drug."
4. Power to declare what shall be deemed to be "country liquor" and "foreign liquor," respectively.
5. Definition of retail and wholesale.
6. Saving of certain Acts.

CHAPTER II.

ESTABLISHMENTS, CONTROL, APPEAL, AND REVISION.

7. Establishments, and delegation, and withdrawal of powers.
8. Control, appeal and revision.

CHAPTER III

IMPORT, EXPORT AND TRANSPORT.

9. Restrictions on import.
10. Restriction on export or transport
11. Power to prohibit import, export or transport.
12. Passes for import, export or transport.

CHAPTER IV.

MANUFACTURE, POSSESSION AND SALE.

13. License required for manufacture.
14. Drawing of *tari* in notified areas.
15. Establishment of distilleries, breweries or warehouses
16. License required for depositing or keeping excisable article in warehouse or other place of storage.
17. Payment of duty on removal from distillery, brewery, warehouse or other place of storage.
18. Possession of excisable articles not obtained from a licensed vendor.
19. Possession of excisable articles generally.
20. License required for sale.
21. Manufacture and sale of liquor in or near cantonments.
22. Grant of exclusive privilege or manufacture and sale of country liquor or intoxicating drugs.

SECTIONS.

- 23. Transfer of exclusive privilege.
- 24. Maintenance and use of measures, weights and instruments by licensed manufacturers and vendors.
- 25. Employment of children or women by licensed vendors.
- 26. Power to close shops temporarily.

CHAPTER V.

DUTY.

- 27. Power to impose duty on import, export, transport and manufacture.
- 28. Ways of levying such duty.
- 29. Payment for grant of exclusive privilege.

CHAPTER VI.

LICENSES, PERMITS AND PASSES.

- 30. Preparation of list of places for which it is proposed to grant licenses for the retail sale of spirit.
- 31. Publication of such list.
- 32. Time for preparation and publication of such list.
- 33. Submission of objections and opinions to Collector.
- 34. Grant of licenses by Collector, and submission of list, objections, and opinions to Excise Commissioner.
- 35. Finality of decision of Excise Commissioner or Board.
- 36. Application of sections 30 to 35 to licenses for retail sale of excisable articles other than spirit.
- 37. Exemption of certain licenses from sections 30 to 36.
- 38. Fees for terms, conditions, and form of, and duration of, licenses, permits and passes.
- 39. Power of Board to reduce fees.
- 40. Counterpart agreement by licensee, and security or deposit.
- 41. Technical defects, irregularities and omissions.
- 42. Power to cancel or suspend license, permit or pass.
- 43. Power to withdraw licenses.
- 44. Surrender of license.
- 45. Bar of right to renewal and to compensation.

CHAPTER VII.

DEPARTMENTAL MANAGEMENT OR TRANSFER.

- 46. Power of Collector to take grants under management, or to transfer them.

CHAPTER VIII.

OFFENCES AND PENALTIES.

- 47. Penalty for unlawful import, export, transport, manufacture, possession, sale, etc.
- 48. Presumption as to offence where possession is not satisfactorily accounted for.
- 49. Penalty for altering or attempting to alter any denatured spirit.
- 50. Presumption as to offence under section 49 in certain cases.
- 51. Presumption as to any spirit being, or containing, or having been derived from, denatured spirit.
- 52. Penalty for adulteration by licensed manufacturer or vendor or his servant.
- 53. Penalty for fraud by licensed manufacturer or vendor or his servant.
- 54. Penalty for certain unlawful acts of licensed vendors or other servants.

SECTIONS.

55. Penalty for possession of excisable article in respect of which an offence has been committed.
56. Penalty for consumption in chemist's shop, etc.
57. Penalty for certain acts by licensee or his servant.
58. Import, export, transport, manufacture, sale or possession by one person on account of another.
59. Criminal liability of licensee for acts of servant
60. Imprisonment under section 53 or section 59
61. Penalty on Excise Officer making vexatious search, seizure, detention, or arrest, or refusing duty or being guilty of cowardice.
62. Penalty for offences not otherwise punishable.
63. Penalty for contempt of Court.
64. Penalty for attempt to commit offence.
65. Enhanced punishment after previous conviction.
66. What things are liable to confiscation
67. Confiscation by Magistrate or Collector.
68. Power to compound offences and to release property liable to confiscation.

CHAPTER IX.

DETECTION, INVESTIGATION AND TRIAL OF OFFENCES, AND PROCEDURE.

69. Power to enter and inspect, and power to test and seize measures, etc.
70. Power to arrest without warrant, to seize articles liable to confiscation. and to make searches.
71. Power of Collector to issue warrant of arrest.
72. Power to issue search-warrant.
73. Power of Collector or Magistrate to arrest or search without issue of warrant.
74. Power to search without a warrant.
75. Information and aid to Excise Officers
76. Duty of owners or occupiers of land and other persons to give notice of unlicensed manufacture.
77. What Excise Officers may investigate offences.
78. Powers and duties of Excise Officers investigating offences
79. Security and bail.
80. Production of articles seized and persons arrested.
81. Custody by police of articles seized
82. Reports of arrests, seizures and searches
83. Execution of Collector's warrant.
84. Maximum period of detention.
85. Application of certain provisions of the Code of Criminal Procedure, 1898.
86. Magistrates having jurisdiction to try offences
87. Initiation of certain prosecutions.
88. Bar to transfer of trial on application of accused.

CHAPTER X.

MISCELLANEOUS.

89. Power of Local Government to make rules.
90. Power of Board to make rules.
91. Powers of Board exercisable from time to time.
92. Publication and effect of rules and notifications.
93. Recovery of dues.
94. Power of Local Government to exempt excisable articles from provisions of Act
95. Bar of certain suits.
96. Limitation of suits and prosecutions.
97. Bar to application of section 261 of the Bengal Municipal Act, 1864.
98. Bengal Act V of 1909 to cease to be in force, but orders, rules, etc., made and licenses, etc., granted thereunder to continue.

BIHAR AND ORISSA ACT II OF 1915.

(THE BIHAR AND ORISSA EXCISE ACT, 1915.)

(19th January 1916.)

An Act to amend and re-enact the Excise Law in the Province of Bihar and Orissa.[¹]

Whereas it is expedient to amend and re-enact the law in the Province of Bihar and Orissa relating to the import, export, transport, manufacture, possession, and sale of certain kinds of liquor and intoxicating drugs;

And whereas the previous sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 1892, to the passing of this Act;

It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Bihar and Orissa Excise Act, 1915; Short title, extent, and commencement.

(2) It extends to the whole of the Province of Bihar and Orissa including the Santal Parganas and the district of Angul; and

(3) It shall come into force on such date as the Local Government may, by notification, direct.

2. In this Act, unless there is anything repugnant in the subject or Definitions, context,—

(1) "beer" includes ale, stout, porter and all other fermented liquor made from malt;

(2) "Board" means the Board of Revenue for Bihar and Orissa;

(3) to "bottle" means to transfer liquor from a cask or other vessel to a bottle or other receptacle for the purpose of sale, whether any process of rectification be employed or not; and includes re-bottling;

(4) "Cocaine" includes—

(a) coca leaves;

(b) alkaloids of coca;

[¹] For Statement of Objects and Reasons, see B. and O. Gazette, 1915, Pt. V, p. 33; for Report of Select Committee, see *ibid*, 1915, Pt. V, p. 34; and for Proceedings in Council, see *ibid*, 1915, Pt. VI, pp. 342-343 and 373-381.

Extent.—See s. 1.(2).

(Sec. 2.)

- (c) every drink or substance prepared from the coca plant (*Erythroxylon Coca*);
- (d) every drug, synthetic or other, having a like physiological effect to that of cocaine;
- (e) every preparation or admixture of any article hereinbefore mentioned;
- (f) any drink or substance which the Local Government may, by notification, declare to be cocaine for the purposes of this Act, and every preparation or admixture of the same;

(5) (a) “denaturant” means any substance prescribed by rule made in this behalf under clause (3) of section 90, for admixture with spirit in order to render the mixture unfit for human consumption, whether as a beverage, or internally as a medicine, or in any other way whatsoever;

(b) to “denature” means to mix spirit with one or more denaturants in such manner as may be prescribed by rule made in this behalf under clause (3) of section 90, and “denatured spirit” means spirit so mixed;

(6) “excisable article” means any liquor or intoxicating drug as defined by or under this Act;

(7) “Excise Commissioner” means the officer appointed under section 7, clause (a);

(8) “Excise Officer” means the Collector or any officer or other person appointed or invested with powers under section 7;

(9) “Excise-revenue” means revenue derived or derivable; from any duty, fee, tax, payment (other than a fine imposed by a Criminal Court) or confiscation imposed or ordered under this Act or any other law for the time being in force relating to liquor or intoxicating drugs;

(10) “export” means to take out of the Province of Bihar and Orissa;

(11) “hemp plant” means the plant “*cannabis sativa*”;

(12) “import” means to bring into the Province of Bihar and Orissa;

(13) “intoxicating drugs” means—

(i) *ganja*, *bhang* or *siddhi*, *charas* and every preparation of the hemp plant,

(ii) every admixture of, and every drink made from, any article referred to in sub-clause (i) of this clause,

iii) cocaine, and

(Secs. 3-4.)

- (iv) any other drink or substance which the Local Government may specify in this behalf by notification, with every preparation or admixture of the same,

878. but does not include opium or anything which is included in " opium " as defined in the Opium Act, 1878;

(14) " Liquor " includes all liquids consisting of or containing alcohol, such as spirits of wine, spirit, wine, fermented *tari*, *pachwai* and beer, and also unfermented *tari*, and also any other substance which the Local Government may, by notification, declare to be liquor for the purposes of this Act;

(15) " manufacture " includes—

- (i) every process, whether natural or artificial, by which any excisable article is produced or prepared (including the tapping of *tari*-producing trees and the drawing of *tari* from trees),
- (ii) redistillation, and
- (iii) every process for the rectification, flavouring, blending, or colouring of liquor, or for the reduction of liquor for sale;

(16) " *pachwai* " means fermented rice, millet or other grain, whether mixed with any liquid or not, and any liquid obtained therefrom, whether diluted or undiluted; but does not include beer;

(17) " place " includes building, house, shop, booth, vessel, raft, vehicle or tent;

(18) expressions referring to " sale " include any transfer otherwise than by way of gift;

(19) " spirit " means any liquor containing alcohol obtained by distillation, whether it is denatured or not;

(20) " *tari* " means fermented or unfermented juice drawn from any cocoanut, palmyra, date or other kind of palm tree; and

(21) " transport " means to remove from one place to another within the Province of Bihar and Orissa.

3. The Local Government may, by notification, declare, what shall be deemed to be *ganja*, *bhang* or *siddhi*, or *charas*.

Provision supplemental to the definition of " intoxicating drug."

4. The Local Government, with the previous sanction of the Government of India, may, by notification, declare what, for the purposes of

Power to declare what shall be

deemed to be "country liquor" and "foreign liquor," respectively.

Definition of retail and wholesale.

5. (1) The Board may, by notification, declare, with respect either to the whole of the Province of Bihar and Orissa or to any specified local area, and as regards purchasers generally or any specified class of purchasers, and either generally or for any specified occasion, what quantity of any excisable article shall, for the purposes of this Act, be the limit of a retail sale.

(2) The sale of any excisable article in any quantity in excess of the quantity declared in respect thereof under sub-section (1) shall be deemed to be a wholesale sale.

Saving of certain Acts.

6. Nothing contained in this Act shall affect the provisions of—

(a) the Sea Customs Act, 1878^[1], or

VIII of 1878.

(b) the Indian Tariff Act, 1894^[2] (except section 6 thereof), or

VIII of 1894.

(c) the Cantonments Act, 1910^[3].

XV of 1910.

CHAPTER II.

ESTABLISHMENTS, CONTROL, APPEAL, AND REVISION.

Establishments, and delegation, and withdrawal of powers.

7. (1) The administration of the Excise Department and the collection of the excise-revenue within a district shall ordinarily be under the charge of the Collector.

(2) The Local Government may, by notification applicable to the whole of the Province of Bihar and Orissa or to any specified local area,—

(a) appoint an officer who shall, subject to such control as the Local Government may direct, have the control of the administration of the Excise Department and the collection of the excise-revenue;

(b) appoint any person to exercise all or any of the powers and to perform all or any of the duties, conferred and imposed on a Collector by or under this Act, subject to such control as the Local Government may direct;

[¹] Printed in the General Acts, 4th Ed., Vol. II, p. 605.

[²] *Ibid*, Vol. IV, p. 384.

[³] *Ibid*, Vol. VII, p. 75.

(Secs. 8-9.)

- (c) appoint officers of the Excise Department of such classes, and with such designations, powers and duties, as the Local Government may think fit;
- (d) order that all or any of the powers and duties assigned by or under this Act to any officer appointed under clause (c) of this section shall be exercised and performed by any Government officer or any other person;
- (e) delegate to the Board, the Commissioner of a Division, or the Excise Commissioner all or any of the powers conferred upon the Local Government by or under this Act, except the power conferred by section 89 to make rules;
- (f) withdraw from any officer or person all or any of the powers or duties conferred or imposed upon him by or under this Act; and
- (g) permit the delegation by the Board, the Commissioner of a Division, the Excise Commissioner or the Collector, to any persons or classes of persons specified in such notification, of any powers conferred or duties imposed upon it or him by or under this Act.

8. (1) The Collector shall, in all proceedings under this Act, be subject to the control of the Excise Commissioner, and shall, in such matters as the Local Government may direct, be subject also to the control of the Commissioner of the Division. Control,
appeal and
revision.

(2) Orders passed under this Act or under any rule made hereunder shall be appealable in such cases, to such authorities and under such procedure as may be prescribed by rule made under section 89, clause (c).

(3) The Board may revise any order passed by a Collector, the Excise Commissioner, or the Commissioner of a Division.

CHAPTER III.

IMPORT, EXPORT AND TRANSPORT.

9. (1) No excisable article shall be imported unless—

- (a) the Local Government has given permission, either general or special, for its import;
- (b) such conditions (if any) as the Local Government may impose have been satisfied; and
- (c) the duty (if any) imposed under section 27 has been paid or a bond has been executed for the payment thereof.

Restrictions
on import.

(Secs. 10-12.)

(2) Sub-section (1) shall not apply to any article which has been imported into British India and was liable, on such importation, to duty under the Indian Tariff Act, 1894^[1], or the Sea Customs Act, 1878^[2], if—

VIII of 1894
VIII of 1878

(i) the duty as aforesaid has been paid, or

(ii) a bond has been executed for the payment of such duty.

(3) Clauses (a) and (b) of sub-section (1) shall not apply to liquor manufactured in British India and declared under section 4 to be foreign liquor.

Restriction
on export or
transport.

10. No excisable article shall be exported or transported unless—

(a) the duty (if any) imposed under section 27, or

(b) if the article was previously imported, the duty (if any) imposed on its importation under the Indian Tariff Act, 1894^[1], or the Sea Customs Act, 1878^[2],

has been paid, or a bond has been executed for the payment thereof:

Provided that the Board may, subject to such conditions (if any) as it thinks fit to impose, exempt any excisable article from the provisions of this section.

11. The Local Government may, by notification,—

(a) with the previous sanction of the Government of India, prohibit the import or export of any excisable article into or from the Province of Bihar and Orissa or any part thereof, or

(b) prohibit the transport of any excisable article.

Power to
prohibit im-
port, export
or transport.

12. (1) No excisable article exceeding such quantity as the Local Government may prescribe by notification, either generally or for any specified local area, shall be imported, exported or transported, except under a pass:

Provided that, in the case of duty-paid foreign liquor other than denatured spirit, such passes shall be dispensed with unless the Local Government, by notification, otherwise directs with respect to any local area.

(2) The passes required by sub-section (1) may be granted by the Collector.

(3) Such passes may be either general for definite periods and particular kinds of excisable articles, or special for specified occasions and particular consignments only.

^[1] Printed in the General Acts, 4th Ed., Vol. IV, p. 384.

^[2] *Ibid.*, Vol. II, p. 605.

Passes for
import, ex-
port or trans-
port.

(Secs. 13-14.)

CHAPTER IV.

MANUFACTURE, POSSESSION AND SALE.

13. (a) No excisable article shall be manufactured,

(b) no hemp plant shall be cultivated,

(c) no portion of the hemp plant from which an intoxicating drug can be manufactured or produced shall be collected,

(d) no liquor shall be bottled for sale,

(e) no distillery or brewery shall be worked, and

(f) no person shall use, keep or have in his possession any materials, still, ntensil, implement or apparatus whatsoever for the purpose of manufacturing any excisable article other than *tari*, except under the authority and subject to the terms and conditions of a license granted in that behalf by the Collector :

License
required for
manufacture.

Provided that any *tari*-producing tree may be tapped, and *tari* may be drawn from any tree, without a license under this section, by the person in possession of the tree,—

(i) for the purpose of being used in the manufacture of *gur* or molasses, or

(ii) for the purpose of being used solely for the preparation of food for domestic consumption and not—

(a) as an intoxicant, or

(b) for the preparation of any intoxicating article, or

(c) for the preparation of any article for sale, or

(iii) up to a limit of four seers, for the domestic consumption of the said person.

14. (1) Notwithstanding anything contained in the proviso to section 13—

Drawing of
tari in noti-
fied areas.

(a) no *tari*-producing tree shall be tapped, and

(b) no *tari* shall be drawn from any tree,

in any local area specified in this behalf by the Local Government by notification, except under the authority and subject to the terms and conditions of a license granted in that behalf by the Collector :

(2) Provided that, when any exclusive privilege of manufacturing *tari* has been granted under section 22, the Local Government may declare that the written permission given by the grantee to draw *tari* shall have the same force and effect as a license granted by the Collector under sub-section (1) of this section :

(Secs. 15-18.)

(3) Provided also that, in any local area specified by notification under sub-section (1), the Local Government may, by notification, declare that that sub-section shall not apply to trees tapped or *tari* drawn under such special conditions as the Board may prescribe.

15. (1) The Excise Commissioner may—

- (a) subject to any restrictions imposed by the Local Government, establish, or authorize the establishment of, distilleries or breweries, in which liquor may be manufactured under a license granted under section 13;
- (b) discontinue any such distillery or brewery;
- (c) establish, or authorize the establishment of, warehouses, where in any excisable article may be deposited and kept without payment of duty; and
- (d) discontinue any such warehouse.

(2) No distillery, brewery or warehouse as aforesaid shall be established except by, or under the authority of, the Excise Commissioner.

16. No person shall, except under the authority and subject to the terms and conditions of a license granted in that behalf by the Collector, deposit or keep any excisable article in any warehouse or other place of storage established, authorized or continued under this Act.

17. No excisable article shall be removed from any distillery, brewery, warehouse or other place of storage licensed, established, authorized or continued under this Act, unless the duty (if any) imposed under section 27 has been paid or a bond has been executed for the payment thereof.

18. (1) No person shall have in his possession any excisable article which has not been obtained from a licensed vendor of the same.

(2) Sub-section (1) shall not apply to—

- (a) any excisable article lawfully deposited or kept in a distillery, brewery, warehouse or other place of storage licensed, established, authorized or continued under this Act, or
- (b) any excisable article lawfully in the possession of a licensed vendor of the same, or
- (c) any excisable article in the possession of a person who has lawfully imported it, or who is authorized by the Collector to possess it, or

Establishment of distilleries, breweries, or warehouses.

License required for depositing or keeping excisable article in warehouse or other place of storage.

Payment of duty on removal from distillery, brewery, warehouse or other place of storage.

Possession of excisable articles not obtained from a licensed vendor.

(Sec. 19.)

- (d) any foreign liquor in the possession of any common carrier or warehouseman as such, or purchased at a sale authorized by clause (a) of proviso (4) to section 20, or
- (e) *tari* intended to be used in the manufacture of *gur* or molasses, or
- (f) *tari* intended to be used solely for the preparation of food for domestic consumption, and not—
 - (i) as an intoxicant, or
 - (ii) for the preparation of any intoxicating article, or
 - (iii) for the preparation of any article for sale, or
- (g) *tari* intended to be used in the manufacture of bread by a person holding a permit to use *tari* for that purpose, or
- (h) *tari*, up to a limit of four seers, when in the possession of the person possessing the tree from which it was drawn and intended to be used for his domestic consumption, or
- (i) intoxicating drugs in the possession of any person licensed to cultivate or collect the plants from which such drugs were produced, when such possession is in accordance with the conditions of his license.

19. (1) No person not being licensed to manufacture, cultivate, collect or sell any excisable article shall have in his possession any quantity of any excisable article in excess of such quantity as the Board has, under section 5, declared to be the limit of a retail sale, except under a permit granted by the Collector in that behalf.

Possession of excisable articles generally.

(2) Sub-section (1) shall not apply to—

- (a) any foreign liquor (other than denatured spirit) which is in the possession of any common carrier or warehouseman as such, or
- (b) any foreign liquor which has been purchased by any person for his *bohā fidc* private consumption and not for sale or for use in the manufacture of any article for sale, or
- (c) *tari* intended to be used in the manufacture of *gur* or molasses,
- (d) *tari* intended to be used solely for the preparation of food for domestic consumption and not—
 - (i) as an intoxicant, or
 - (ii) for the preparation of any intoxicating article, or
 - (iii) for the preparation of any article for sale.

(3) A licensed vendor shall not have in his possession at any place other than that authorized by his license any quantity of any excisable article in excess of such quantity as the Board has, under section 5, de-

(Sec. 20.)

clared to be the limit of a retail sale, except under a permit granted by the Collector in that behalf.

(4) Notwithstanding anything contained in the foregoing sub-sections, the Local Government may, by notification, prohibit the possession by any person or class of persons, either in the Province of Bihar and Orissa or in any specified local area, of any excisable article, either absolutely, or subject to such conditions as it may prescribe.

20. No excisable article, and no portion of the hemp plant from which an intoxicating drug can be manufactured or produced, shall be sold except under the authority and subject to the terms and conditions of a license granted in that behalf by the Collector:

Provided as follows:—

- (1) a license for sale in more than one district shall be granted only by the Excise Commissioner or by a Collector specially authorized in that behalf by the Excise Commissioner,
- (2) a license for sale granted under the Excise law in force in any other Province may, on such conditions as may be determined by the Excise Commissioner, be deemed to be a license granted under this Act,
- (3) a cultivator or owner of any hemp plant may sell, without a license, those portions of the plant from which an intoxicating drug can be manufactured or produced, to any person licensed under this Act to deal in the same, or to any officer whom the Excise Commissioner may authorize to purchase or receive the same,
- (4) no license shall be required for any of the following sales, namely,—
 - (a) the sale of foreign liquor lawfully procured by any person for his private use—when such sale is made by such person himself or on his behalf upon his quitting a station, or on behalf of his representatives in interest after his decease;
 - (b) the sale of *tari* lawfully possessed by a person in possession of the tree from which it was drawn, to a person licensed under this Act to manufacture or sell *tari*;
 - (c) the sale of *tari* lawfully possessed and intended to be used in the manufacture of *gur* or molasses; or
 - (d) the sale of *tari* lawfully possessed and intended to be used solely for the preparation of food for domestic consumption, and not—
 - (i) as an intoxicant, or

License
required
for sale.

(Secs. 21-23.)

- (ii) for the preparation of any intoxicating article, or
- (iii) for the preparation of any article, or
- (e) the sale of *tari* lawfully possessed, intended to be used in the manufacture of bread, to a person holding a permit to use *tari* for the purpose of making bread.

21. Within the limits of any military cantonment, and within such distance from those limits as the Local Government may in any case prescribe, no license for the manufacture or sale of liquor shall be granted, except with the previous consent of the Commanding Officer.

22. (1) The Local Government may grant to any person, on such conditions and for such period as it may think fit, the exclusive privilege—

- (a) of manufacturing, or supplying wholesale, or
- (b) of manufacturing and supplying wholesale, or
- (c) of selling, wholesale or retail, or
- (d) of manufacturing or supplying wholesale and selling retail, or
- (e) of manufacturing and supplying wholesale and selling retail,

Grant of exclusive privilege of manufacture and sale of country liquor or intoxicating drugs.

any country liquor or intoxicating drug within any specified local area:

Provided that public notice shall be given of the intention to grant any such exclusive privilege, and that any objections made by any person residing within the area affected shall be considered before an exclusive privilege is granted.

(2) No grantee of any privilege under sub-section (1) shall exercise the same unless or until he has received a license in that behalf from the Collector or the Excise Commissioner.

23. (1) A grantee of an exclusive privilege under section 22 shall not let or assign the same or any portion thereof unless he is expressly authorized, by a condition made under that section to do so.

(2) Such letting or assignment shall be only to a person approved by the Collector or (if the letting or assignment extends to more than one district) the Excise Commissioner.

(3) The lessee or assignee shall not exercise any rights as such unless and until the Collector has, upon his application, granted him a license to do so.

(Secs. 24-26.)

Maintenance
and use of
measures,
weights and
instruments
by licensed
manufacturers
and vendors.

24. Every person who manufactures or sells any excisable article under a license granted under this Act—

(a) shall supply himself with such measures, weights and instruments as the Excise Commissioner may prescribe, and shall keep the same in good condition; and

(b) when such measures, weights and instruments have been so prescribed, shall, on the requisition of any Excise Officer duly empowered by the Collector in this behalf, measure, weigh or test any excisable article in his possession, at such time and in such manner as such Officer may require.

Employment
of children
or women by
licensed
vendors.

25. (1) No person who is licensed to sell foreign liquor or country spirit for consumption on his premises shall,

during the hours in which such premises are kept open for business, employ or permit to be employed, either with or without remuneration, any child under the age of fourteen years,

in any part of such premises in which such liquor or spirit is consumed by the public.

(2) No person who is licensed to sell foreign liquor for consumption on his premises shall, without the previous written permission of the Board,

during the hours in which such premises are kept open for business, employ or permit to be employed, either with or without remuneration, any woman,

in any part of such premises in which such liquor is consumed by the public.

(3) The Local Government may, by notification, declare that sub-section (2) shall apply also, in any specified area, to persons licensed to sell country spirit for consumption on their premises.

(4) Every permission granted under sub-section (2) shall be endorsed on the license, and may be modified or withdrawn.

Power to
close shops
temporarily.

26. (1) The District Magistrate or a Subdivisional Magistrate may, by notice in writing to the licensee, require that any shop in which any excisable article is sold shall be closed at such times or for such period as he may think necessary for the preservation of the public peace.

(2) If any riot or unlawful assembly is apprehended or occurs in the vicinity of any shop in which any excisable article is sold, any Magistrate, or any Police Officer above the rank of constable, who is present, may require such shop to be kept closed for such period as he may think necessary.

(Sec. 27.)

(3) When a direction is made by a Magistrate under sub-section (1) or sub-section (2), or by a Police Officer under sub-section (2), such Magistrate or Police Officer shall forthwith inform the Collector of his action and of his reasons therefor.

CHAPTER V.

DUTY.

27. (1) A duty, at such rate or rates as the Local Government may direct, may be imposed, either generally or for any specified local area, on—

Power to impose duty on import, export, transport and manufacture.

- (a) any excisable article imported, or
- (b) any excisable article exported, or
- (c) any excisable article transported, or
- (d) any excisable article (other than *tari*) manufactured under any license granted in respect of clause (a) of section 13, or
- (e) any hemp plant cultivated, or any portion of such plant collected, under any license granted in respect of clause (b) or clause (c) of section 13, or
- (f) any excisable article manufactured in any distillery or brewery licensed, established, authorized, or continued under this Act.

Explanation.—Duty may be imposed on any article under this sub-section at different rates according to the places to which such article is to be removed for consumption, or according to the varying strengths and quality of such article.

(2) A duty, at such rate or rates as the Local Government may direct, may be imposed, either generally or for any specified local area, on any *tari* drawn under any license granted under section 14, sub-section (1).

(3) Notwithstanding anything contained in sub-section (1),—

- (i) duty shall not be imposed thereunder on any article which has been imported into British India and was liable, on such importation, to duty under the Indian Tariff Act, 1894^[1], or the Sea Customs Act, 1878^[2], if—

- (a) the duty as aforesaid has been already paid, or
- (b) a bond has been executed for the payment of such duty; and

[1] Printed in the General Acts, 4th Ed., Vol. IV, p. 384.

[2] *Ibid*, Vol. II, p. 605.

(Sec. 28.)

- (ii) any duty imposed thereunder on beer or denatured spirit manufactured in India shall, unless the Local Government, with the previous sanction of the Government of India, otherwise directs, be equal to the duty to which beer or denatured spirit, as the case may be, when imported into British India by sea, is liable under the Indian Tariff Act, 1894^[1], or the Sea Customs Act, 1878^[2].

Ways of
levying such
duty.

28. Subject to any rules made under section 90, clause (12), any duty imposed under section 27 may be levied in any of the following ways:—

- (a) on an excisable article imported—
 - (i) by payment (upon or before importation) in the Province of Bihar and Orissa or in the province or territory from which the article is brought, or
 - (ii) by payment upon issue for sale from a warehouse established, authorized or continued under this Act;
- (b) on an excisable article exported—
 - by payment in the Province of Bihar and Orissa or in the province or territory to which the article is sent;
- (c) on an excisable article transported—
 - (i) by payment in the district from which the article is sent, or
 - (ii) by payment upon issue for sale from a warehouse established, authorized or continued under this Act;
- (d) on intoxicating drugs manufactured, cultivated or collected—
 - (i) by a rate charged upon the quantity manufactured under a license granted in respect of the provisions of section 13, clause (a), or issued for sale from a warehouse established, authorized or continued under this Act, or
 - (ii) by a rate assessed on the area covered by, or on the quantity or outturn of, the crop cultivated or collected under a license granted in respect of the provisions of section 13, clause (b) or clause (c);
- (e) on spirit or beer manufactured in any distillery or brewery licensed, established, authorized or continued under this Act—
 - (i) by a rate charged upon the quantity produced in or issued from the distillery or brewery, as the case may be, or issued for sale from a warehouse established, authorized or continued under this Act, or

[1] Printed in the General Acts, 4th Ed., Vol. IV, p. 384.

[2] *Ibid*, Vol. II, p. 605.

(Secs. 29-31.)

- (ii) in accordance with such scale of equivalents, calculated on the quantity of materials used, or by the degree of attenuation of the wash or wort, as the case may be, as the Local Government may prescribe; and
- (f) on *tari* drawn under a license granted under section 14, sub-section (1),—by a tax on each tree from which the drawing of *tari* is permitted:

Provided that, where payment is made upon the issue of an excisable article for sale from a warehouse, it shall be at the rate of duty in force on the date of issue of such article from such warehouse:

Provided also that no tax shall be levied in respect of any tree from which *tari* is drawn only for the manufacture of *gur* or molasses and under such special conditions as the Board may prescribe.

29. Instead of, or in addition to, any duty leviable under this Act, the Local Government may accept payment of a sum in consideration of the grant of any exclusive privilege under section 22.

Payment for grant of exclusive privilege.

CHAPTER VI.

LICENSES, PERMITS AND PASSES.

30. Before the expiration of every period for which existing licenses for the retail sale of spirit or *tari* are in force, the Collector shall prepare a list, in a form prescribed by the Board, showing what licenses it is proposed to grant for the retail sale of spirit or *tari* for consumption on the vendors' premises, for the next period of settlement.

Preparation of list of places for which it is proposed to grant licenses for the retail sale of spirit.

31. (1) The Collector shall—

Publication of such list.

- (a) cause to be conspicuously affixed upon the site of each shop referred to in the said list a notice to the effect that it is proposed to grant a license for the retail sale of spirit or *tari* thereat, or in the vicinity, for the next period of settlement;
- (b) if any site referred to in the said list is not at the time used for the retail sale of spirit or *tari*, cause a notice to the effect that it is proposed to grant a license for the retail sale of spirit or *tari* thereat, or in the vicinity, for the next period of settlement, to be proclaimed in the locality by beat of drum;

(Secs. 32-33.)

- (c) send a copy of the said list to the Chairman of the District Board;
- (d) send to the Chairman of each Municipality an extract reproducing so much of the said list as relates to shops in the Municipality; and
- (e) cause the said list, or any portion thereof, to be published in such other methods (if any) as may be prescribed by rule made under section 89, clause (j).

(2) When a copy of the said list is sent to the Chairman of the District Board he shall send to each member of the District Board a copy thereof and to the Chairman of each Local Board an extract reproducing so much of the said list as relates to shops within the jurisdiction of the Local Board.

(3) When an extract is sent to the Chairman of any Municipality under clause (d) of sub-section (1), he shall—

- (i) cause a copy of the extract to be conspicuously affixed at the central office of the Municipality; and
- (ii) send to each Municipal Commissioner a copy of the extract.

32. The list mentioned in section 30 shall be prepared, and shall be published under section 31, at such time as may be prescribed by rule made in this behalf under section 89, clause (j).

33. (1) Objections to any proposal contained in any list prepared under section 30 may be received, at any time prior to the date prescribed by rule made in this behalf under section 89, clause (j), from—

- (a) persons paying municipal rates and residing in any Municipality to which such proposal relates, or (if any such Municipality is divided into Wards) in the Ward to which such proposal relates or in any Ward adjoining such Ward; or
- (b) (in the case of shops not situated in any Municipality) persons owing or occupying land, or residing, in the vicinity of the shop to which such proposal relates; or
- (c) the District Board; or
- (d) the District Magistrate.

(2) Such objections must be submitted to the Collector, or, in any Municipality, either to the Chairman of the Municipality or to the Collector.

(3) Every Chairman of a District Board or Municipality to whom a copy or an extract has been sent under section 31, clause (c) or clause (d),

Time for
preparation
and publica-
tion of such
list.

Submission
of objections
and opinions
to Collector.

(Secs. 34-37.)

as the case may be, shall send to the Collector, by a date prescribed by rule made in this behalf under section 89, clause (j)—

- (i) in the case of a Municipality all objections (if any) to proposals contained in the extract which may be received by the Chairman, from persons paying municipal rates, before that date, and
- (ii) in the case of a District Board, all objections (if any) to proposals contained in the list which may be received by the Chairman from members of the District Board, or the Chairman of any Local Board; and
- (iii) any opinion which the Chairman or the member of the District Board or the Municipal Commissioners, as the case may be, may wish to record on the said proposals.

34. (1) After the date prescribed for the receipt of objections and opinions submitted under section 33, the Collector shall consider the same, and shall, if necessary, revise the said list, and shall decide for what places licenses for the retail sale of spirit shall be granted, and may, in his discretion, grant licenses accordingly.

Grant of licenses by Collector and submission of list, objections and opinions to Excise Commissioner.

(2) The Collector shall then forthwith submit the said list, as so revised, and the said objections and opinions, and his own opinion to the Commissioner of the Division who shall consider the same, and shall forward them, with his own opinion and recommendations (if any), to the Excise Commissioner.

35. The Excise Commissioner shall consider the list, objections and opinions so sent to him, and may modify or annul any order passed or license granted by the Collector; and, notwithstanding anything contained in section 8, his orders shall be final:

Finality of decision of Excise Commissioner or Board.

Provided that, if there be any difference of opinion between the Excise Commissioner and the Commissioner of a Division, the matter shall be referred by the Excise Commissioner to the Board, whose decision shall be final.

36. The provisions of sections 30 to 35 as to licenses for the retail sale of spirit shall apply also in respect of licenses for the retail sale, in any local area specified in any order made by the Board in this behalf, of any other excisable article specified in such order.

Application of sections 30 to 35 to licenses for retail sale of excisable articles other than spirit.

37. Sections 30 to 36 shall not apply in the case of any license which it is proposed to grant—

- (a) to any person, for the retail sale of any excisable article during any period not exceeding six months; or

Exemption of certain licenses from sections 30 to 36.

(Secs. 38-42.)

- (b) to any person, for the retail sale of any denatured spirit; or
- (c) to any person, for the retail sale of any excisable article, in substitution for a license which has been cancelled or surrendered before the expiration of the period for which it was granted; or
- (d) to any medical practitioner, chemist, druggist, apothecary or keeper of a dispensary for the retail sale of any excisable article for medicinal purposes.

Fees for terms, conditions, and form of, and duration of licenses, permits and passes.

38. (1) Every license, permit or pass granted under this Act—

(a) shall be granted—

(i) on payment of such fees (if any), and

(ii) subject to such restrictions and on such conditions, and

(b) shall be in such form and contain such particulars as the Board may direct.

(2) Every license, permit or pass under this Act shall be granted for such period (if any) as may be prescribed by rule made by the Local Government under section 89, clause (c).

Power of Board to reduce fees.

39. The Board may, if it thinks fit, at any time during the period for which any license has been granted, order a reduction of the amount of fees payable in respect thereof during the unexpired portion of the grant.

Counterpart agreement by licensee, and security deposit.

40. Any authority granting a license under this Act may require the grantee to execute a counterpart agreement in conformity with the tenor of his license, and to give such security for the performance of such agreement, or to make such deposit in lieu of security, as such authority may think fit.

Technical defects, irregularities and omissions.

41. (1) No license granted under this Act shall be deemed to be invalid by reason merely of any technical defect, irregularity or omission in the license or in any proceedings taken prior to the grant thereof.

(2) The decision of the Excise Commissioner or (where a reference is made to the Board under section 35) the Board, as to what is a technical defect, irregularity or omission, shall be final.

Power to cancel, or suspend license, permit or pass.

42. (1) Subject to such restrictions as the Local Government may prescribe, the authority who granted any license, permit or pass under this Act may cancel or suspend it—

(a) if it is transferred or sublet by the holder thereof without the permission of the said authority; or

(b) if any duty or fee payable by the holder thereof be not duly paid; or

(Sec. 43.)

- (c) in the event of any breach by the holder thereof, or by any of his servants, or by anyone acting on his behalf with his express or implied permission, of any of the terms or conditions thereof; or
- (d) if the holder thereof is convicted of any offence punishable under this Act or any other law for the time being in force relating to revenue, or of any cognizable and non-bailable offence, or of any offence punishable under the Merchandise Marks Act, 1889^[1], or under any section which has been introduced into the Indian Penal Code^[2] by section 3 of that Act; or
- (e) if the holder thereof is punished for any offence referred to in clause (8) of section 167 of the Sea Customs Act, 1878^[3], or
- (f) where a license, permit or pass has been granted on the application of the holder of an exclusive privilege granted under section 22,—on the requisition in writing of such holder; or
- (g) if the conditions of the license, permit or pass provide for such cancellation or suspension at will.

(2) When a license, permit or pass held by any person is cancelled under clause (a), clause (b), clause (c), clause (d) or clause (e) of sub-section (1), the authority aforesaid may cancel any other license, permit or pass granted to such person under this Act, or under any other law for the time being in force relating to Excise, or under the Opium Act, 1878.^[4]

(3) The holder of a license, permit or pass shall not be entitled to any compensation for its cancellation or suspension under this section, or to the refund of any fee paid or deposit made in respect thereof.

43. (1) Whenever the authority who granted any license under this Act considers that the license should be withdrawn for any cause other than those specified in section 42, it shall remit a sum equal to the amount of the fees payable in respect thereof for fifteen days, and may withdraw the license either—

Power to
withdraw
licenses.

- (a) on the expiration of fifteen days' notice in writing of its intention to do so, or
- (b) forthwith, without notice.

[1] Printed in General Acts, 4th Ed., Vol. IV, p. 118.

[2] *Ibid.*, Vol. I, p. 248.

[3] *Ibid.*, Vol. II, p. 605.

[4] *Ibid.*, Vol. II, p. 559.

(Secs. 44-45.)

(2) If any license be withdrawn under clause (b) of sub-section (1), the said authority shall, in addition to remitting such sum as aforesaid, pay to the licensee such further sum (if any), by way of compensation, as the Excise Commissioner may direct.

(3) If any license be withdrawn under clause (a) of sub-section (1), the Excise Commissioner may, in special circumstances, direct the payment of such compensation as he may consider fit, in addition to the remission of the fee as aforesaid.

(4) When a license is withdrawn under sub-section (1), any fee paid in advance, or deposit made, by the licensee in respect thereof shall be refunded to him, after deducting the amount (if any) due to the Government.

(5) For the purpose of calculating the amount due to the Government mentioned in sub-section (4), the amount of fee payable on account of the license for the period during which it was in force shall be taken to the sum bearing the same proportion to the total fee for the whole period for which the license was settled, as the period during which the license was actually in force bears to the full period for which the license was settled.

Surrender of
license.

44. (1) Any holder of a license granted under this Act to sell an excisable article may, unless his license is liable to cancellation or suspension under section 42, surrender the same—

- (a) on the expiration of one month's notice in writing given by him to the Collector of his intention to surrender it, and
- (b) on payment of the fees payable for the license for the whole period for which it would have been current but for such surrender:

Provided that, if the Excise Commissioner is satisfied that there is sufficient reason for the surrender of a license, he may remit to the holder thereof the sum so payable on surrender, and any fees paid in advance or any portion of such sum or fees.

(2) Sub-section (1) shall not apply in the case of a license for the sale of any country liquor or intoxicating drug in the exercise of an exclusive privilege granted under section 22.

Explanation.—The words “holder of a license,” as used in this section, include a person whose tender or bid for a license has been accepted, although he may not actually have received the license.

45. No person to whom any license has been granted under this Act shall have any claim to the renewal of such license or, save as provided in section 43, any claim to compensation on the determination thereof.

Bar of right
to renewal
and to com-
pensation.

(Sees. 46-47.)

CHAPTER VII.

DEPARTMENTAL MANAGEMENT OR TRANSFER.

46. (1) If any holder of a license granted under this Act, or any person whom an exclusive privilege has been granted under section 22, contravenes any provision of this Act or any rule made hereunder, or makes default in complying with any condition imposed upon him by such license or privilege, the Collector may (in the case of a licensee, after the cancellation thereof, and, in the case of an exclusive privilege, at any time)—

- (a) take the grant under management, at the risk and loss of the person to whom it was made, or
- (b) transfer the unexpired portion of the grant, at the risk and loss of the said person, to any other person.

(2) If a license granted to any person under this Act is withdrawn under section 43, or surrendered under section 44, the Collector may, after the withdrawal or surrender thereof, take the grant under management, or transfer the unexpired portion of the grant to any other person.

CHAPTER VIII.

OFFENCES AND PENALTIES.

47. If any person, in contravention of this Act, or of any rule, notification or order made, issued or given, or license, permit or pass granted, under this Act—

- (a) imports, exports, transports, manufactures, possesses or sells any excisable article, or
- (b) cultivates any hemp plant, or
- (c) collects or sells any portion of the hemp plant from which an intoxicating drug can be manufactured or produced, or
- (d) bottles any liquor for purposes of sale, or
- (e) works any distillery or brewery, or
- (f) uses, keeps or has in his possession any materials, still, utensil, implement or apparatus whatsoever for the purpose of manufacturing any excisable article other than *tari*, or
- (g) establishes any distillery, brewery or warehouse, or
- (h) removes any excisable article from any distillery, brewery, warehouse or other place of storage licensed, established, authorized or continued under this Act,

Penalty for unlawful import, export, transport, manufacture, possession, sale, etc.

(Secs. 48-51.)

he shall be liable to imprisonment for a term which may extend to six months, or to fine which may extend to one thousand rupees, or to both, or, if the excisable article in respect of which an offence under clause (a), or clause (f) or clause (h) has been committed is cocaine, to imprisonment for a term which may extend to one year, or to fine which may extend to two thousand rupees, or to both.

48. In prosecutions under section 47 it may be presumed, unless and until the contrary is proved, that the accused person has committed an offence punishable under that section in respect of—

- (a) any excisable article, or
- (b) any still, utensil, implement or apparatus whatsoever for the manufacture of any excisable article other than *tari*, or
- (c) any materials which have undergone any process towards the manufacture of an excisable article, or from which an excisable article has been manufactured,

for the possession of which he fails to account satisfactorily.

49. If any person alters or attempts to alter any denatured spirit, whether manufactured in British India or not, with the intention that such spirit may be used for human consumption, whether as a beverage, or internally as a medicine, or in any other way whatsoever, by any method whatsoever,

or has in his possession any spirit in respect of which he knows or has reason to believe that any such alteration or attempt has been made,

he shall be liable to imprisonment for a term which may extend to six months, or to fine which may extend to one thousand rupees, or to both.

50. In prosecutions under section 49, when the accused person is proved to have been in possession of any spirit which is, or contains, or has been derived from, denatured spirit, and in respect of which any such alteration or attempt as is referred to in section 49 has been made, it may, from the mere fact of such possession, be presumed, unless and until the contrary is proved, that such person

- (i) has himself made such alteration or attempt, or
- (ii) knows or has reason to believe that such alteration or attempt has been made.

51. In any prosecution under this Act it may be presumed, unless and until the contrary is proved, that any spirit which is proved to contain any quantity of any denaturant is, or contains, or has been derived from, denatured spirit.

Presumption as to offence where possession is not satisfactorily accounted for.

Penalty for altering or attempting to alter any denatured spirit.

Presumption as to offence under section 49 in certain cases.

Presumption as to any spirit being, or containing, or having been derived from, denatured spirit.

(Secs. 52-54.)

Penalty for
violation
of licensed
manufacturer
or vendor or
his servant.

52. If any licensed manufacturer or licensed vendor, or any person in his employ and acting on his behalf,

mixes, or permits to be mixed, with any excisable article manufactured, sold or kept or exposed for sale by him, any noxious drug or any article prohibited by rule made under section 90, clause (9), sub-clause (i), and such mixing does not amount to an offence punishable under section 272 of the Indian Penal Code [1].

XLV of 1860.

or has in his possession any excisable article in respect of which such admixture has been made,

he shall be liable to imprisonment for a term which may extend to three months, or to fine which may extend to one thousand rupees, or to both.

Penalty for
violation
of licensed
manufacturer
or vendor or
his servant.

53. If any licensed manufacturer or licensed vendor, or any person in his employ and acting on his behalf,—

(a) sells, or keeps or exposes for sale, as foreign liquor, any liquor which he knows or has reason to believe to be country liquor, and such sale does not amount to an offence punishable under section 417 or section 418 of the Indian Penal Code[1], or

XLV of 1860,

(b) marks any bottle, case, package or other receptacle containing country liquor, or the cork of any such bottle, or deals with any bottle, case, package or other receptacle containing country liquor,

with the intention of causing it to be believed that such bottle, case, package or other receptacle contains foreign liquor, and such marking or dealing does not amount to an offence punishable under section 482 of the said Indian Penal Code[1],

XLV of 1860.

he shall be liable to imprisonment for a term which may extend to three months, or to fine which may extend to five hundred rupees, or to both.

54. (1) If any licensed vendor, or any person in his employ and acting on his behalf,—

(a) in contravention of section 25, employs or permits to be employed, in any part of his licensed premises referred to in that section, any child or woman; or

(b) sells any excisable article to a person who is drunk or intoxicated; or

(c) sells or delivers any spirit or intoxicating drug to any child apparently under the age of sixteen years, whether for consumption by such child or by any other person, and whether for consumption on or off the premises of such vendor; or

Penalty for
certain un-
lawful acts
of licensed
vendors or
their servants.

(Secs. 48-51.)

he shall be liable to imprisonment for a term which may extend to six months, or to fine which may extend to one thousand rupees, or to both, or, if the excisable article in respect of which an offence under clause (a), or clause (f) or clause (h) has been committed is cocaine, to imprisonment for a term which may extend to one year, or to fine which may extend to two thousand rupees, or to both.

Presumption as to offence where possession is not satisfactorily accounted for.

48. In prosecutions under section 47 it may be presumed, unless and until the contrary is proved, that the accused person has committed an offence punishable under that section in respect of—

- (a) any excisable article, or
- (b) any still, utensil, implement or apparatus whatsoever for the manufacture of any excisable article other than *tari*, or
- (c) any materials which have undergone any process towards the manufacture of an excisable article, or from which an excisable article has been manufactured,

for the possession of which he fails to account satisfactorily.

Penalty for altering or attempting to alter any denatured spirit.

49. If any person alters or attempts to alter any denatured spirit, whether manufactured in British India or not, with the intention that such spirit may be used for human consumption, whether as a beverage, or internally as a medicine, or in any other way whatsoever, by any method whatsoever,

or has in his possession any spirit in respect of which he knows or has reason to believe that any such alteration or attempt has been made,

he shall be liable to imprisonment for a term which may extend to six months, or to fine which may extend to one thousand rupees, or to both.

Presumption as to offence under section 49 in certain cases.

50. In prosecutions under section 49, when the accused person is proved to have been in possession of any spirit which is, or contains, or has been derived from, denatured spirit, and in respect of which any such alteration or attempt as is referred to in section 49 has been made, it may, from the mere fact of such possession, be presumed, unless and until the contrary is proved, that such person

- (i) has himself made such alteration or attempt, or
- (ii) knows or has reason to believe that such alteration or attempt has been made.

Presumption as to any spirit being, or containing, or having been derived from, denatured spirit.

51. In any prosecution under this Act it may be presumed, unless and until the contrary is proved, that any spirit which is proved to contain any quantity of any denaturant is, or contains, or has been derived from, denatured spirit.

(Secs. 52-54.)

Penalty for
ulteration
of licensed
manufacturer
or vendor or
his servant.

52. If any licensed manufacturer or licensed vendor, or any person in his employ and acting on his behalf,

mixes, or permits to be mixed, with any excisable article manufactured, sold or kept or exposed for sale by him, any noxious drug or any article prohibited by rule made under section 90, clause (9), sub-clause (i), and such mixing does not amount to an offence punishable under section 272 of the Indian Penal Code [1],

XLV of 1860.

or has in his possession any excisable article in respect of which such admixture has been made,

he shall be liable to imprisonment for a term which may extend to three months, or to fine which may extend to one thousand rupees, or to both.

Penalty for
and by
licensed
manufacturer
or vendor or
his servant.

53. If any licensed manufacturer or licensed vendor, or any person in his employ and acting on his behalf,—

(a) sells, or keeps or exposes for sale, as foreign liquor, any liquor which he knows or has reason to believe to be country liquor, and such sale does not amount to an offence punishable under section 417 or section 418 of the Indian Penal Code[1], or

XLV of 1860,

(b) marks any bottle, case, package or other receptacle containing country liquor, or the cork of any such bottle, or deals with any bottle, case, package or other receptacle containing country liquor,

with the intention of causing it to be believed that such bottle, case, package or other receptacle contains foreign liquor, and such marking or dealing does not amount to an offence punishable under section 482 of the said Indian Penal Code[1],

XLV of 1860.

he shall be liable to imprisonment for a term which may extend to three months, or to fine which may extend to five hundred rupees, or to both.

54. (1) If any licensed vendor, or any person in his employ and acting on his behalf,—

(a) in contravention of section 25, employs or permits to be employed, in any part of his licensed premises referred to in that section, any child or woman; or

(b) sells any excisable article to a person who is drunk or intoxicated; or

(c) sells or delivers any spirit or intoxicating drug to any child apparently under the age of sixteen years, whether for consumption by such child or by any other person, and whether for consumption on or off the premises of such vendor; or

Penalty for
certain un-
lawful acts
of licensed
vendors or
their servants.

(Secs. 55-57.)

(d) permits drunkenness, intoxication, disorderly conduct or gaming on the premises of such vendor; or

(e) permits any persons whom he knows, or has reason to believe, to have been convicted of any non-bailable offence, or who are reputed prostitutes, to meet, or any such person to remain, on the premises of such vendor, whether for the purposes of crime or prostitution or not,

he shall be liable to fine which may extend to five hundred rupees.

(2) When any licensed vendor, or any person in his employ and acting on his behalf, is charged with permitting drunkenness or intoxication on the premises of such vendor, and it is proved that any person was drunk or intoxicated on such premises, it shall lie on the person charged to prove that the vendor and the persons employed by him took all reasonable steps for preventing drunkenness or intoxication on such premises.

Penalty for possession of excisable article in respect of which an offence has been committed.

55. If any person, without lawful authority, has in his possession any quantity of any excisable article, knowing, or having reason to believe, the same to have been unlawfully imported, transported or manufactured, or knowing, or having reason to believe, that the prescribed duty has not been paid thereon, he shall be liable to imprisonment for a term which may extend to six months, or to fine which may extend to one thousand rupees, or to both.

Penalty for consumption in a chemist's shop, etc.

56. (1) If any chemist, druggist, apothecary, or keeper of a dispensary allows any excisable article which has not been *bonâ fide* medicated for medicinal purposes to be consumed on his business premises by any person not employed in his business, he shall be liable to imprisonment for a term which may extend to three months, or to fine which may extend to one thousand rupees, or to both.

(2) If any person not employed as aforesaid consumes any such excisable article on such premises, he shall be liable to fine which may extend to two hundred rupees.

Penalty for certain acts by licensee or his servant.

57. If any holder of a license, permit or pass granted under this Act, or any person in his employ and acting on his behalf—

(a) fails to produce such license, permit or pass on the demand of any Officer empowered by the Local Government, by notification, to make such demand, or

(b) in any case not provided for in section 47, wilfully contravenes any rule made under section 89 or section 90, or

(c) wilfully does any act, in breach of any of the conditions of the license, permit or pass, for which a penalty is not prescribed elsewhere in this Act,

(Secs. 58-61.)

he shall be liable, in case (a); to fine which may extend to two hundred rupees, and in case (b) or case (c) to fine which may extend to five hundred rupees.

58. (1) When any excisable article has been imported, exported, transported, manufactured or sold or is possessed by any person on account of any other person, and such other person knows or has reason to believe that such import, export, transport, manufacture or sale was, or that such possession is, on his account, the article shall, for the purposes of this Act, be deemed to have been imported, exported, transported, manufactured or sold by, or to be in the possession of, such other person.

(2) Nothing in sub-section (1) shall absolve any person who imports, exports, transports, manufactures, sells or has possession of an excisable article on account of another person from liability to any punishment under this Act for the unlawful import, export, transport, manufacture, sale or possession of such article.

59. When any offence punishable under section 47, section 52, section 53, section 54, section 55 or section 56 is committed by any person in the employ and acting on behalf of the holder of a license, permit or pass granted under this Act, such holder shall also be punishable as if he had himself committed the offence, unless he establishes that all due and reasonable precautions were exercised by him to prevent the commission of such offence.

60. No person on whose account an excisable article, other than cocaine, has been illegally imported, exported, transported, manufactured, sold or held in possession within the meaning of section 58, and no holder of a license, permit or pass who may be punishable under section 59, shall, on conviction, be punished with imprisonment, except in default of payment of fine.

61. If any Excise Officer—

- (a) without reasonable grounds of suspicion, searches or causes to be searched, any place, under colour of exercising any power conferred by this Act, or
- (b) vexatiously and unnecessarily seizes any property of any person on the pretence of seizing or searching for any article liable to confiscation under this Act, or
- (c) vexatiously and unnecessarily detains, searches or arrests any person, or
- (d) without lawful excuse, ceases or refuses to perform, or withdraws himself from, the duties of his office, unless expressly

Imprisonment under section 59 or section 59.
Penalty on Excise Officer making vexatious search, seizure, detention, or arrest, or refusing duty, or being guilty of cowardice.

(Secs. 62-66.)

allowed to do so in writing by the Collector, or unless he has given to his immediate superior two months' notice in writing of his intention to do so, or

(e) is guilty of cowardice,

he shall be liable to imprisonment for a term which may extend to three months, or to fine which may extend to five hundred rupees, or to both.

Penalty for offences not otherwise punishable.

62. If any person is convicted of any act in contravention of any of the provisions of this Act, or of any rule, notification, or order made, issued, or given under this Act, for which a penalty is not prescribed elsewhere in this Act, he shall be liable to fine which may extend to two hundred rupees.

Penalty for contempt of Court.

63. Every proceeding under this Act before a Collector, or before any officer, of such rank as the Local Government may, by notification, prescribe, who is exercising powers of a Collector, shall be deemed to be a "judicial proceeding" within the meaning of section 228 of the Indian Penal Code^[1].

Penalty for attempt to commit offence.

64. Whoever attempts to commit any offence punishable under this Act shall be liable to the punishment provided for such offence.

Enhanced punishment after previous conviction.

65. If any person after having previously been convicted of an offence punishable under section 47, section 49, section 55, or section 56, or under similar provisions in the Bengal Excise Act, 1909^[2], or in any previous enactment repealed thereby, subsequently commits and is convicted of an offence punishable under any of those sections, he shall be liable to twice the punishment which might be imposed on a first conviction under this Act:

Provided that nothing in this section shall prevent any offence which might otherwise have been tried summarily under Chapter XXII of the Code of Criminal Procedure, 1898^[3], from being so tried.

What things are liable to confiscation.

66. (1) Whenever an offence has been committed which is punishable under this Act, the excisable article, materials, still, utensil, implement and apparatus in respect of or by means of which such offence has been committed shall be liable to confiscation.

(2) Any excisable article lawfully imported, transported, manufactured, in possession or sold along with, or in addition to, any excisable article which is liable to confiscation under sub-section (1),

[1] Printed in General Acts, 4th Ed., Vol. I, p. 248.

[2] Printed in Bengal Code, 4th Ed., Vol. III, p. 625.

[3] Printed in General Acts, 4th Ed., Vol. V, p. 14.

(Secs. 67-68.)

and the receptacles, packages and coverings in which any such excisable article as first aforesaid, or any such materials, still, utensil, implement or apparatus as aforesaid, is found,

and the other contents, if any, of such receptacles or packages,

and the animals, carts, vessels, rafts or other conveyances used in carrying the same,

shall likewise be liable to confiscation :

Provided that no animal, cart, vessel, raft or other conveyance as aforesaid shall be liable to confiscation unless the owner thereof is proved to have been implicated in the commission of the offence.

67. (1) When, in any case tried by him, the Magistrate decides that anything is liable to confiscation under section 66, he may either order confiscation or give the owner of such thing an option to pay, in lieu of confiscation, such fine as the Magistrate thinks fit. Confiscation
by Magistrate
or Collector.

(2) Whenever anything is liable to confiscation under section 66, and the offender or the person entitled to possession is not known or cannot be found, the case shall be inquired into and determined by the Collector, who may order confiscation :

Provided that no such order shall be made until the expiration of one month from the date of seizing the thing intended to be confiscated, or without hearing any person who may claim any right thereto and the evidence (if any) which he produces in support of his claim :

Provided, further, that if the thing in question is liable to speedy and natural decay, or if the Collector is of opinion that its sale would be for the benefit of its owner, the Collector may at any time direct it to be sold; and the provisions of this sub-section shall, as nearly as may be practicable, apply to the net proceeds of the sale.

68. (1) The Collector, or any Excise Officer specially empowered by the Local Government in this behalf, not below the rank of Deputy Collector or Superintendent of Excise— Power to
compound
offences and
to release
property
liable to
confiscation.

(a) may, subject to any restrictions imposed by any rules made under clause (k) of section 89, accept from any person whose license, permit or pass is liable to be cancelled or suspended under clause (a), clause (b) or clause (c) of section 42, or who is reasonably suspected of having committed an offence punishable under any section of this Act other than section 61, payment of a sum of money, not exceeding two hundred rupees, in lieu of such cancellation or suspension or by way of composition for such offence, as the case may be; and

(Sec. 69.)

(b) in any case in which any property has been seized as being liable to confiscation under section 66, may, at any time before the Magistrate has passed an order under section 67, sub-section (1), release the property on payment of any sum not exceeding the value thereof as estimated by the Collector or such Excise Officer.

(2) When the payments referred to in sub-section (1) have been duly made, the accused person, if in custody, shall be discharged, and the property seized (if any) shall be released; and no further proceedings shall be taken against such person or property.

CHAPTER IX.

DETECTION, INVESTIGATION AND TRIAL OF OFFENCES, AND PROCEDURE.

69. Any of the following officers, namely,—

- (a) the Excise Commissioner, or
- (b) a Collector, or
- (c) any Excise Officer not below such rank as the Local Government may, by notification, prescribe,

may, subject to any restrictions prescribed by the Local Government by rule made under section 89,—

- (i) enter and inspect, at any time by day or night, any place in which any licensed manufacturer carries on the manufacture of or stores any excisable article; and
- (ii) enter and inspect, at any time during which the same may be open, any place in which any excisable article is kept for sale by any licensed person; and
- (iii) examine the accounts and registers maintained in any such place as aforesaid; and
- (iv) examine, test, measure or weigh any materials, stills, utensils, implements, apparatus or excisable article found in any such place as aforesaid; and
- (v) examine or test and seize any measures, weights or testing instruments, found in any such place as aforesaid, which he has reason to believe to be false.

(Secs. 70-73.)

70. Any of the following persons, namely,—

(a) any officer of the Excise, Polico, Salt, Customs or Land-revenue Department, or

(b) any person empowered by the Local Government in this behalf, by notification,

may, subject to any restrictions prescribed by the Local Government by rule made under section 89,—

(i) arrest without warrant any person found committing an offence punishable under section 47, section 49, section 55, or section 56; and

(ii) seize and detain any article which he has reason to believe to be liable to confiscation under this Act or any other law for the time being in force relating to the excise-revenue; and

(iii) detain and search any person upon whom, and any vessel, raft, vehicle, animal, package, receptacle or covering in or upon which, he may have reasonable cause to suspect any such article to be.

71. The Collector or any Magistrate empowered to try offences punishable under this Act, may issue a warrant for the arrest of any person whom he has reason to believe to have committed or abetted any offence punishable under section 47, section 49, section 55, or section 56.

72. If any Collector or any Magistrate empowered to try offences punishable under this Act, upon information received, and after such inquiry (if any) as he thinks necessary, has reason to believe that any offence punishable under section 47, section 49, section 55, or section 56 has been, or is likely to be, committed or, abetted,

he may issue a warrant to search for any excisable article, material, still, utensil, implement or apparatus in respect of which the alleged offence has been, or is likely to be, committed or abetted, or any document which throws or is likely to throw any light on the alleged offence.

73. The Collector or any Subdivisional Magistrate or Magistrate of the first class may, at any time,—

(a) arrest, or direct the arrest in his presence of, any person for whose arrest he is competent at the time and in the circumstances to issue a warrant under section 71, or

(b) search, or direct a search to be made in his presence of, any place for the search of which he is competent to issue a search-warrant under section 72.

Power to arrest without warrant, to seize articles liable to confiscation, and to make searches.

Power of Collector to issue warrant of arrest.

Power to issue search-warrant.

Power of Collector or Magistrate to arrest or search without issue of warrant.

(Sec. 69.)

(b) in any case in which any property has been seized as being liable to confiscation under section 66, may, at any time before the Magistrate has passed an order under section 67, sub-section (1), release the property on payment of any sum not exceeding the value thereof as estimated by the Collector or such Excise Officer.

(2) When the payments referred to in sub-section (1) have been duly made, the accused person, if in custody, shall be discharged, and the property seized (if any) shall be released; and no further proceedings shall be taken against such person or property.

CHAPTER IX.

DETECTION, INVESTIGATION AND TRIAL OF OFFENCES, AND PROCEDURE.

69. Any of the following officers, namely,—

- (a) the Excise Commissioner, or
- (b) a Collector, or
- (c) any Excise Officer not below such rank as the Local Government may, by notification, prescribe,

may, subject to any restrictions prescribed by the Local Government by rule made under section 89,—

- (i) enter and inspect, at any time by day or night, any place in which any licensed manufacturer carries on the manufacture of or stores any excisable article; and
- (ii) enter and inspect, at any time during which the same may be open, any place in which any excisable article is kept for sale by any licensed person; and
- (iii) examine the accounts and registers maintained in any such place as aforesaid; and
- (iv) examine, test, measure or weigh any materials, stills, utensils, implements, apparatus or excisable article found in any such place as aforesaid; and
- (v) examine or test and seize any measures, weights or testing instruments, found in any such place as aforesaid, which he has reason to believe to be false.

Power to enter and inspect, and power to test and seize measures, etc.

(Secs. 70-73.)

70. Any of the following persons, namely,—

(a) any officer of the Excise, Police, Salt, Customs or Land-revenue Department, or

(b) any person empowered by the Local Government in this behalf, by notification,

Power to arrest without warrant, to seize articles liable to confiscation, and to make searches.

may, subject to any restrictions prescribed by the Local Government by rule made under section 89,—

(i) arrest without warrant any person found committing an offence punishable under section 47, section 49, section 55, or section 56; and

(ii) seize and detain any article which he has reason to believe to be liable to confiscation under this Act or any other law for the time being in force relating to the excise-revenue; and

(iii) detain and search any person upon whom, and any vessel, raft, vehicle, animal, package, receptacle or covering in or upon which, he may have reasonable cause to suspect any such article to be.

71. The Collector or any Magistrate empowered to try offences punishable under this Act, may issue a warrant for the arrest of any person whom he has reason to believe to have committed or abetted any offence punishable under section 47, section 49, section 55, or section 56.

Power of Collector to issue warrant of arrest.

72. If any Collector or any Magistrate empowered to try offences punishable under this Act, upon information received, and after such inquiry (if any) as he thinks necessary, has reason to believe that any offence punishable under section 47, section 49, section 55, or section 56 has been, or is likely to be, committed or, abetted,

Power to issue search-warrant.

he may issue a warrant to search for any excisable article, material, still, utensil, implement or apparatus in respect of which the alleged offence has been, or is likely to be, committed or abetted, or any document which throws or is likely to throw any light on the alleged offence.

73. The Collector or any Subdivisional Magistrate or Magistrate of the first class may, at any time,—

Power of Collector or Magistrate to arrest or search without issue of warrant.

(a) arrest, or direct the arrest in his presence of, any person for whose arrest he is competent at the time and in the circumstances to issue a warrant under section 71, or

(b) search, or direct a search to be made in his presence of, any place for the search of which he is competent to issue a search-warrant under section 72.

(Secs. 74-77.)

Power to
search with-
out a
warrant.

74. Whenever any Excise Officer not below such rank as the Local Government may, by notification, prescribe, has reason to believe that an offence punishable under section 47, section 49, section 55, or section 56 has been, is being, or is likely to be, committed or abetted, and that a search-warrant cannot be obtained without affording the offender an opportunity of escaping or of concealing evidence of the offence,

he may, after recording the grounds of his belief, at any time by day or night, enter and search any place, and may seize anything found therein which he has reason to believe to be liable to confiscation under this Act; and

may detain and search, and, if he thinks proper, arrest, any person found in such place whom he has reason to believe to have committed or abetted any such offence as aforesaid.

Information
and aid to
Excise
Officers.

75. (1) Every officer of the Police, Salt, Customs and Land-revenue Departments, shall be bound, subject to any rules made under section 89, clause (1), to give immediate information to an Excise Officer of all breaches of any of the provisions of this Act which may come to his knowledge.

(2) Every officer referred to in sub-section (1), and every village *chaukidar* and *dafadar*, shall be bound, subject to any rules made under section 89, clause (1), to give reasonable aid to any Excise Officer in carrying out the provisions of this Act, or of any rule, notification, or order made, issued or given under this Act, upon request made by such officer.

Duty of
owners and
occupiers of
land and
other persons
to give notice
of unlicensed
manufacture.

76. Whenever any excisable article is manufactured on any land or premises, or any hemp plant is cultivated, or any portion of the hemp plant from which an intoxicating drug can be manufactured or produced is collected, on any land, in contravention of this Act,

all owners and occupiers of such land or premises, and their agents, and all *panchayats*, village-headmen, *patwaris*, *sarbarakars*, *chaukidars* and *defadars* of the village,

shall, in the absence of reasonable excuse, be bound to give notice of the fact to a Magistrate or an officer of the Excise, Police or Land-revenue Department, as soon as the fact comes to their knowledge.

What Excise
Officers may
investigate
offences.

77. (1) A Collector may, without the order of a Magistrate, investigate any offence punishable under this Act which a Court having jurisdiction over the local area within the limits of the Collector's jurisdiction would have power to inquire into or try under the provisions of

Chapter XV of the Code of Criminal Procedure, 1898^[1], relating to the place of inquiry or trial.

(2) Any other Excise Officer specially empowered in this behalf by the Local Government in respect of oil or any specified class of offences punishable under this Act may, without the order of a Magistrate, investigate any such offence which a Court having jurisdiction over the local area to which such officer is appointed would have power to inquire into or try under the aforesaid provisions.

78. (1) Any Collector, or any Excise Officer empowered under section 77, sub-section (2), may, after recording in writing his reasons for suspecting the commission of an offence which he is empowered to investigate, exercise—

Powers and
duties of
Excise
Officers in-
vestigating
offences.

(a) any of the powers conferred upon a Police Officer making on investigation, or upon an officer in charge of a police-station, by sections 160 to 171 of the Code of Criminal Procedure, 1898^[1], and,

(b) as regards offences punishable under section 47, section 49, section 55, or section 56 of this Act—any of the powers conferred upon Police Officers in respect of cognizable offences by clause first of sub-section (1) of section 54 and by section 56 of the said Code;

and the said portions of the said Code shall apply accordingly, subject to any restrictions or modifications prescribed by the Local Government by rule made under section 89, clause (c).

(2) Subject to any restrictions prescribed by the Local Government, a Collector or an Excise Officer empowered under section 77, sub-section (2), may, without reference to a Magistrate, and for reasons to be recorded by him in writing, stop further proceedings against any person concerned, or supposed to be concerned, in any offence which he or any Excise Officer subordinate to him has investigated.

(3) For the purposes of section 156 of the Code of Criminal Procedure, 1898^[1], the area to which an Excise Officer empowered under section 77, sub-section (2), is appointed shall be deemed to be a police-station, and such officer shall be deemed to be the officer in charge of such station.

(4) As soon as an investigation by a Collector or by an Excise Officer empowered under section 77, sub-section (2), has been completed, if it appears that there is sufficient evidence to justify the forwarding of the

^[1] Printed in General Acts, 4th Ed., Vol. V, p. 14

accused to a Magistrate, the investigating officer, unless he proceeds under sub-section (2) of this section or under section 68 of this Act, shall submit a report (which shall, for the purposes of section 190 of the Code of Criminal Procedure, 1898^[1], be deemed to be a Police-report) to a Magistrate having jurisdiction to inquire into or try the case and empowered to take cognizance of offences on Police-reports.

Security and
bail.

79. (1) Whenever a Collector or Magistrate issues a warrant under this Act for the arrest of any person,

he shall direct, by endorsement on the warrant, that, if such person executes a bond with sufficient sureties for his attendance before the Collector or before an Excise Officer empowered under section 77, sub-section (2), to investigate the case, at a specified time and thereafter until otherwise directed by the Collector or an Excise Officer empowered as aforesaid, the officer to whom the warrant is directed shall take such security, and shall release such person from custody.

(2) The endorsement shall state—

- (a) the number of sureties,
- (b) the amount in which they, and the person for whose arrest the warrant is issued, are respectively to be bound, and
- (c) the time at which such person is to attend as aforesaid.

(3) Whenever security is taken under this section, the officer to whom the warrant is directed shall forward the bond to the Collector or to an Excise Officer empowered as aforesaid.

(4) Whenever any person is arrested under this Act, otherwise than under a warrant, and is prepared to give bail, he shall be released on bail, or, at the discretion of the officer releasing him, on his own bond.

(5) Any Excise Officer not below such rank as the Local Government may, by notification, prescribe, may release persons on bail or on their own bond.

(6) Bonds taken under this section from persons arrested otherwise than under warrant shall bind such persons to appear before the Collector or an Excise Officer empowered under section 77, sub-section (2), to investigate the case.

(7) The provisions of sections 498 to 502, 513, 514, and 515 of the Code of Criminal Procedure, 1898^[1], shall apply, so far as may be, in every case in which bail is accepted or a bond taken under this section.

(Sees. 80-82.)

80. (1) Articles seized under the warrant of the Collector and, unless security for their appearance before the Collector be taken, persons arrested under such a warrant, shall be produced before the Collector. Production of articles seized and persons arrested.

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(2) Articles seized under section 69, section 70, or section 72, and persons arrested under this Act, by persons or officers not having authority to release arrested persons on bail or on their own bond, shall be produced before or forwarded to—

- (a) the Collector or an Excise Officer empowered under section 77, sub-section (2), to investigate the case, or
- (b) the nearest Excise Officer who has authority to release arrested persons on bail or on their own bond, or
- (c) the officer in charge of the nearest police-station, whoever is nearer.

(3) When a person arrested is produced before an Excise Officer who has authority to release arrested persons on bail or on their own bond, or before an officer in charge of a police-station, such officer shall forward such person to, or take security for his appearance before, the Collector or the Excise Officer empowered under section 77, sub-section (2), to investigate the case.

(4) When any articles seized cannot conveniently be conveyed before an officer referred to in sub-section (1) or sub-section (2), as the case may be, the person making the seizure shall dispose of them in some place of safety and forthwith report the seizure to such an officer.

81. (1) All officers in charge of police-stations shall take charge of and keep in safe custody, pending the orders of a Magistrate, or of the Collector, or of an Excise Officer empowered under section 77, sub-section (2), to investigate the case, all articles seized under this Act which may be delivered to them and shall allow any Excise Officer who may accompany such articles to the police-station or who may be deputed for the purpose by an official superior, to affix his seal to such articles and to take samples of and from them. Custody by police of articles seized.

(2) All samples so taken shall be sealed with the seal of the officer in charge of the police-station.

82. When any Excise Officer below the rank of Collector, or any officer in charge of a police-station, makes, or receives information of, any arrest, seizure, or search under this Act, he shall, within twenty-four hours thereafter, make a full report of all the particulars of the arrest, seizure, or search, or of the information received, to the Collector, and to the Excise Officer (if any) empowered under section 77, sub- Reports of arrests, seizures and searches.

(Secs. 88-89.)

- (b) in section 57, section 61, clause (d) or clause (e), or section 62, except on the complaint or report of the Collector or an Excise Officer authorized by the Collector in this behalf.

1893, 88. The provisions of section 191 of the Code of Criminal Procedure, Bar to transfer of trial application of accused. 1898[¹], shall not apply in any case in which a Magistrate (not being the Collector) takes cognizance of an offence under this Act on the report of an officer referred to in clause (a) or clause (b) of section 87.

CHAPTER X.

MISCELLANEOUS.

89. (1) The Local Government may make rules to carry out the objects of this Act or any other law for the time being in force relating to the excise-revenue. Power of Local Government to make rules.

(2) In particular, and without prejudice to the generality of the foregoing provision, the Local Government may make rules—

- (a) for prescribing the powers and duties of officers of the Excise Department;
- (b) for regulating the delegation of any powers by the Board, the Commissioner of a Division, the Excise Commissioner or Collectors under section 7, clause (g);
- (c) for declaring in what cases or classes of cases and to what authorities appeals shall lie from orders, whether original or appellate, passed under this Act or under any rule made hereunder, and for prescribing the time and manner for presenting, and the procedure for dealing with, such appeals;
- (d) for regulating the import, export or transport of any excisable article;
- (e) for regulating the periods for which licenses for the wholesale or retail vend of any excisable article may be granted, and the number of such licenses which may be granted for any local area;
- (f) for prohibiting the grant of licenses for the retail sale of any excisable article at any place or within any local area de-

(Secs. 83-87.)

section (2), within the local limits of whose jurisdiction the arrest, seizure, or search was made.

Execution
of Collector's
warrant.

83. Any warrant issued by a Collector may be executed by any officer selected by the Collector for the purpose.

Maximum
period of
detention.

84. (1) No person arrested under this Act shall be detained in custody for a longer period than under all the circumstances of the case is reasonable; and such period shall not exceed twenty-four hours, exclusive of the time necessary for the journey from the place of arrest to the place where a Collector or an Excise Officer empowered under section 77, sub-sections (2), to investigate the case may be, and thence to the Court of a Magistrate having jurisdiction to inquire into or try the case.

(2) A Magistrate to whom an accused person is forwarded under section 167 of the Code of Criminal Procedure, 1898^[1], by a Collector or v of 1898. an Excise Officer empowered under section 77, sub-section (2), may exercise the powers conferred upon a Magistrate by the said section 167.

Application
of certain
provisions of
the Code of
Criminal Pro-
cedure, 1898.

85. (1) Save as is in this Act otherwise expressly provided, the provisions of the Code of Criminal Procedure, 1898^[1], relating to arrests, v of 1898. detentions in custody, searches, summonses, warrants of arrest, search-warrants and the production of persons arrested shall apply, so far as may be, to arrests, detentions and searches made, summonses and warrants issued, and the production of persons arrested under this Act.

(2) For the purposes of the said provisions of the said Code, a Collector shall be deemed to be a Court.

(3) Officers to whom a Collector's warrant is directed or endorsed, and officers (other than Collectors) making arrests, searches or seizures under this Act, shall, for the purposes of the said provisions of the said Code, be deemed to be Police Officers.

Magistrate
having juris-
diction to try
offences.

86. No Magistrate other than—

- (a) a Magistrate whose powers are not less than those of a Magistrate of the second class, or
- (b) a Magistrate of the third class specially empowered by the District Magistrate in this behalf,

shall try any offence punishable under this Act.

Initiation of
certain pro-
secutions.

87. No Magistrate shall take cognizance of an offence referred to—

- (a) in section 47, section 49, section 55, or section 56, except on his own knowledge or suspicion, or on the complaint or report of an Excise Officer or an officer empowered in this behalf by the Local Government; or

(Secs. 88-89.)

- (b) in section 57, section 61, clause (d) or clause (e), or section 62, except on the complaint or report of the Collector or an Excise Officer authorized by the Collector in this behalf.

1893. 88. The provisions of section 191 of the Code of Criminal Procedure, Bar to transfer of trial application of accused. 1898^[1], shall not apply in any case in which a Magistrate (not being the Collector) takes cognizance of an offence under this Act on the report of any officer referred to in clause (a) or clause (b) of section 87.

CHAPTER X.

MISCELLANEOUS.

89. (1) The Local Government may make rules to carry out the objects of this Act or any other law for the time being in force relating to the excise-revenue. Power of Local Government to make rules.

(2) In particular, and without prejudice to the generality of the foregoing provision, the Local Government may make rules—

- (a) for prescribing the powers and duties of officers of the Excise Department;
- (b) for regulating the delegation of any powers by the Board, the Commissioner of a Division, the Excise Commissioner or Collectors under section 7, clause (g);
- (c) for declaring in what cases or classes of cases and to what authorities appeals shall lie from orders, whether original or appellate, passed under this Act or under any rule made hereunder, and for prescribing the time and manner for presenting, and the procedure for dealing with, such appeals;
- (d) for regulating the import, export or transport of any excisable article;
- (e) for regulating the periods for which licenses for the wholesale or retail vend of any excisable article may be granted, and the number of such licenses which may be granted for any local area;
- (f) for prohibiting the grant of licenses for the retail sale of any excisable article at any place or within any local area de-

[¹] Printed in General Acts, 4th Ed., Vol. V, p. 14.

(Sec. 90.)

scribed in the rules, or for defining the places in the vicinity of which shops for the retail sale of any excisable article shall not ordinarily be licensed;

- (g) for prohibiting the grant to specified classes of persons of licenses for the retail sale of any excisable article;
- (h) for declaring, either generally, or in respect of areas described in the rules, the persons or classes of persons to whom any excisable article may or may not be sold;
- (i) for regulating the procedure to be followed and prescribing the matters to be ascertained before any license for the wholesale or retail vend of any excisable article is granted for any locality;
- (k) for restricting the exercise of any of the powers conferred by clause (a) of sub-section (1) of section 68 and by sections 69 and 70;
- (l) for declaring the Excise Officers to whom, and the manner in which, information or aid should be given under section 75;
- (m) for the grant of expenses to witnesses;
- (n) for the grant of compensation for loss of time to persons released by any Excise Officer under this Act on the ground that they have been improperly arrested, and to persons charged before a Magistrate with offences punishable under this Act and subsequently acquitted; and
- (o) for prescribing restrictions or modifications in the application to Excise Officers of the provisions of the Code of Criminal Procedure, 1898^[1], relating to powers of Police Officers V of 1898 which are referred to in section 78, sub-section (1) of this Act.

(3) The powers conferred by this section for making rules are subject to the condition that the rules be made after previous publication:

Provided that any such rules may be made without previous publication if the Local Government considers that they should be brought into force at once.

90. The Board may make rules—

- (1) for regulating the manufacture, supply, or storage of any excisable article, and in particular, and without prejudice

Power of
Board to
make rules.

(Sec. 90.)

to the generality of this provision, may make rules for regulating—

- (a) the establishment, inspection, supervision, management and control of any place for the manufacture, supply or storage of any excisable article, and the provision and maintenance of fittings, implements and apparatus therein;
- (b) the bottling of liquor for purposes of sale;
- (c) the cultivation of the hemp plant;
- (d) the collection of portions of the hemp plant from which intoxicating drugs can be manufactured or produced, and the manufacture or production of intoxicating drugs therefrom;
- (e) the tapping of *tari*-producing trees and the drawing of *tari* from tices;
- (f) the marking of *tari*-producing trees in areas notified under section 14, sub-section (1), and the maintenance of such marks;
- (2) for fixing the strength, price or quantity in excess of or below which any excisable article shall not be supplied or sold, and the quantity in excess of which denatured spirit shall not be possessed, and for prescribing a standard of quality for any excisable article;
- (3) for declaring how spirit manufactured in British India shall be denatured;
- (4) for causing spirit so manufactured to be denatured through the agency or under the supervision of Government officers;
- (5) for ascertaining whether any spirit so manufactured has been denatured;
- (6) for regulating the deposit of any excisable article in a warehouse established, authorized or continued under this Act, and the removal of any excisable article from any such warehouse or from any distillery or brewery;
- (7) for prescribing the scale of fees, or the manner of fixing the fees payable in respect of any exclusive privilege granted under section 22 or any licence, permit or pass granted under this Act, or in respect of the storing of any excisable article;
- (8) for regulating the time, place and manner of payment of such fees;

(Secs. 91-96.)

91. Any power conferred by this Act on the Board may be exercised from time to time as occasion requires.

Powers of Board exercisable from time to time. Publication and effect of rules and notifications.

92. All rules made, and notifications issued, under this Act shall be published in the *Bihar and Orissa Gazette*, and on such publication shall have effect as if enacted in this Act.

93. (1) The following moneys, namely—

Recovery of dues.

(a) all excise-revenue,

(b) any loss that may accrue when a grant has been taken under management by the Collector or transferred by him under section 46, and

(c) all amounts due to the Government by any person on account of any contract relating to the excise-revenue,

may be recovered from the person primarily liable to pay the same, or from his surety (if any), by distress and sale of his movable property, or by the process prescribed for the recovery of arrears of revenue.

(2) When a grant has been taken under management by the Collector, or has been transferred by him, under section 46, the Collector may recover, in any manner authorized by sub-section (1), any money due to the grantee by any lessee or assignee.

(3) When any money is due, in respect of an exclusive privilege, to a grantee referred to in section 23, from any person holding under him, such grantee may apply to the Collector, and the Collector may recover such money on his behalf in either of the ways provided by sub-section (1):

Provided that nothing in this sub-section shall affect the right of any such grantee to recover any such money by civil suit.

94. The Local Government may, by notification, either wholly or partially, and subject to such conditions (if any) as it may think fit to prescribe, exempt any excisable article from all or any of the provisions of this Act, either throughout the Province of Bihar and Orissa, or any specified local area, or for any specified period or occasion, or as regards any specified class of persons.

Powers of Local Government to exempt excisable articles from provisions of Act.

95. No suit shall lie in any Civil Court against the Secretary of State for India in Council or any Excise Officer for damages for any act in good faith done or ordered to be done in pursuance of this Act or of any other law for the time being in force relating to the excise-revenue.

Bar of certain suits.

96. No Civil Court shall try any suit against the Secretary of State for India in Council in respect of anything done, or alleged to have been done, in pursuance of this Act,

Limitation of suits and prosecutions.

(Secs. 97-98.)

and, except with the previous sanction of the Local Government, no Magistrate shall take cognizance of any charge made against any Excise Officer under this Act or any other law relating to the excise-revenue, or made against any other person under this Act,

unless the suit or prosecution is instituted within six months after the date of the act complained of.

Bar to appli-
cation of
section 261
of the Bengal
Municipal
Act, 1884.

97. Section 261^[1] of the Bengal Municipal Act, 1884, shall not apply to— Ben. Act III of 1844.

(a) any distillery, brewery, warehouse, or other place of storage licensed, established, authorized, or continued under this Act, or

(b) the premises used for the manufacture or sale of any excisable article by the holder of a license granted under this Act for such manufacture or sale.

Bengal Act
V of 1909 to
cease to be
in force, but
orders, rules,
etc., made
and licenses,
etc., granted
thereunder
to continue.

98. (1) On and from the commencement of this Act, the Bengal Excise Act, 1909,^[2] shall cease to be in force in the Province of Bihar and Orissa, and, for the purposes of section 25^[3] of the Bengal General Clauses Act, 1899, shall be deemed to have been repealed in the said Province and to be re-enacted by this Act. Ben. Act V of 1909. Ben. Act I of 1899.

(2) Every license, permit or pass which was granted under any section of the Bengal Excise Act, 1909,^[2] and is in force at the commencement of this Act, shall be deemed to have been granted under the corresponding section of this Act, and shall (unless previously cancelled, suspended, withdrawn, or surrendered under Chapter VI of this Act) remain in force for the period for which it was granted. Ben. Act V of 1909.

[¹] Printed in Vol. II of this Code, at p. 539.

[²] Printed in Bengal Code, 4th Ed., Vol. III, p. 625.

[³] Printed in Vol. III of this Code, at p. 139.

(THE BIHAR AND ORISSA CRES (AMENDMENT) ACT, 1916.)

PREAMBLE.

1. Short title.

2. Definition of the words "the said Act."

3. Repeals.

- road and public works cess into local cess.

5. at IN of 1880.

- 6.

- 7.

8. Amendment of sections 4 and 11, 42 (2) and (3), 46 (1), 63, 88 and 100 and of Schedule D.

- 9 Amendment of section 12.

- '10. Amendment of section 35.

11. New sections 37E to 37G.

12. New sub-section (1) in section 37H

- 13 Addition of sub-section to section 371.

14. New section 45A.

15. Amendment of section 54.

16. Amendment of section 70.

17. Amendment of section 80.

18. Amendment of section 83.

19. Amendment of section 101.

20. New sections 108 and 138A and amendment of section 109 in districts in which Bengal Act III of 1885 is not in force.

- ## 21. Amendment of Schedule E

22. Amendment of section 52 of Bengal Act III of 1885.

23. Amendment of section 53 of Bengal Act III of 1885.

24. Amendment of section 53A of Bengal Act III of 1885.

BIHAR AND ORISSA ACT No. I OF 1916.[¹]

[THE BIHAR AND ORISSA CESS (AMENDMENT) ACT, 1916.]

(19th January 1916.)

An Act to amend the Cess Act, 1880,[²] and the Bengal Local Self-Government Act, 1885.[³]

Ben. Act IX of 1880. Whereas it is expedient to amend the Cess Act, 1880,[²] in order to amalgamate the public works cess with the road cess, and also, by the amendment of that Act and of the Bengal Local Self-Government Act, 1885,[³] to provide for the application of the proceeds of the cess so amalgamated to the purposes of District Boards and District Committees;

Act IX of 1890. And whereas it is further expedient to amend the Cess Act, 1880,[²] in certain other particulars in the manner hereinafter appearing;

Ben. Act III of 1885. And whereas the previous sanction of the Governor General has been obtained under section 5 of the Indian Councils Act, 1892,[⁴] to the passing of this Act;

It is hereby enacted as follows:—

1. This Act may be called the Bihar and Orissa Cess (Amendment) Short title. Act, 1916.

Ben. Act IX of 1880. 2. In this Act the words "the said Act" shall mean the Cess Act Definition of the words "the said Act."

(i) by the Bengal Cess (Amendment) Acts of 1881[⁵] and 1910,[⁶] and

(ii) by the Bengal Local Self-Government Act, 1885,[³] as amended by the Bengal Local Self-Government (Amendment) Act, 1908,[⁷] in districts in which that Act is in force.

[¹] For Statement of Objects and Reasons, see B. and O. Gazette, 1915, Pt. V, pp. 51—53; for Report of the Select Committee, see *ibid*, 1915, Pt. V, pp. 73 and 74; for Proceedings in Council, see *ibid*, 1915, Pt. VI, pp. 340—342 and 368—372.

EXTENT.—Apparently the Act extends to the same areas as Ben. Act IX of 1880 and Ben. Act III of 1885, see footnote LOCAL EXTENT at pp. 373 and 649, respectively, of Vol. II.

[²] Printed in Vol. II of this Code, at p. 373.

[³] *Ibid*, p. 349.

[⁴] Printed in the Collection of Statutes Relating to India, Vol. II, p. 911.

[⁵] *Ibid*, p. 429.

[⁶] Printed in Vol. III of this Code, at p. 357.

[⁷] *Ibid*, p. 227.

(Secs. 3-6.)

Repeals.

3. The following sections of the said Act are hereby repealed, namely—

- (i) sections^[1] 10 and 39, and
- (ii) in districts in which the Bengal Local Self-Government Act, Ben. Act III of 1885, is in force, sections^[2] 108 and 109.

Amendments
for the amal-
gamation of
road and
public
works cess
into local
cess.

4. In the said Act—

(1) for the words—

- (a) “road cess and public works cess;”
- (b) “road cess and the public works cess;”
- (c) “road cess and a public works cess;”
- (d) “road cess or public works cess;”
- (e) “road cess or of the public works cess;”
- (f) “road cess and public works cess, respectively;” and
- (g) “road cess,”

wherever they respectively occur the words “local cess” shall be substituted.

(2) for the words “cesses” and “cesses respectively,” wherever they occur, the word “cess” shall be substituted.

(3) for the words “rates” and “rate or rates” and “rate or rates respectively,” wherever they occur, the word “rate” shall be substituted.

(4) for the words “District Road Fund,” and “Road Fund,” wherever they occur, the words “District Fund” shall be substituted, and

(5) for the words “District Road Committee” wherever they occur, the words “District Committee” shall be substituted.

Amendment
of section 2
of Bengal
Act IX of
1880.

5. In section 2^[3] of the said Act for the words from “or from the operation” to “public works cess” the words “or any portion thereof” shall be substituted.

Amendment
of section 6.

6. In the proviso to section 6^[4] of the said Act—

- (a) the word “each” in the first place where it occurs shall be omitted, and
- (b) for the words “one-half anna” the words “one anna” shall be substituted.

[¹] Vol. II, pp. 378 and 391.

[²] Vol. II, p. 692.

[³] Vol. II, p. 374.

[⁴] Vol. II, p. 377.

(Secs. 7-11.)

7. For section 9^[1] of the said Act the following shall be substituted, New section 9.
namely:—

"9. The proceeds of the local cess in each district and all sums levied or recovered as fines, penalties, interest or otherwise in respect thereof shall be paid into the District Fund of the District." Application of proceeds of cess.

8. In sections 4^[2] and 11,^[3] sub-sections (2) and (3) of section 42,^[4] sub-section (1) of section 46,^[5] sections 83,^[6] 88^[7] and 100^[8] and in Schedule D^[9] of the said Act for the words "Lieutenant-Governor," wherever they occur, the words "Board of Revenue" shall be substituted. Amendment of sections 4 and 11; 42 (2) and (3), 46 (1), 83, 88, and 100 and of Schedule D.

9. To section 12^[10] of the said Act the following proviso shall be added, namely:— Amendment of section 12.

"Provided that it shall be permissible for the Board of Revenue to direct that such revaluation shall take effect from the beginning of the financial year next following the completion of the valuation-roll of any estate or of any pargana, thana or other local division comprised in a district."

10. In section 35^[11] of the said Act for the word "return," wherever it occurs, the words "roll or extraet" shall be substituted. Amendment of section 35.

11. For sections ^[12]37E to 37G of the said Act the following shall be substituted, namely:— New sections 37E to 37G.

"37E. When a valuation-roll has been prepared, the Settlement Officer— Publication of valuation roll and hearing of objections.

(a) shall publish it together with, and in the manner and for the period prescribed by the law for the time being in force for the final publication of, the record-of-rights, and

(b) shall receive objections to any entries in the valuation-roll made within two months of the publication of the said roll:

Provided that, if the Board of Revenue so directs, the valuation-roll may be published at any time after the final publication of the record-of-

[1] Vol. II, p. 373.

[2] Vol. II, p. 375.

[3] Vol. II, p. 378.

[4] Vol. II, p. 393.

[5] Vol. II, p. 396.

[6] Vol. II, p. 403.

[7] Vol. II, p. 403.

[8] Vol. II, p. 413.

[9] Vol. II, p. 424.

[10] Vol. II, p. 379.

[11] Vol. II, p. 387.

[12] Vol. II, pp. 389 and 390.

(Secs. 12-13.)

rights, in the manner and for the period prescribed by the law for the time being in force for the final publication of the record-of-rights:

Provided, also, that the Settlement Officer may extend the period within which objections will be received, if he thinks fit."

Finality of entries in valuation-roll and record-of-rights.

" 37F. Notwithstanding anything contained in the foregoing section, but subject to the provisions of section 37I,^[1] where the Settlement Officer has ascertained and fixed the annual value of any land in the manner described in (a) of section 37C^[2] no objection shall be received against the entry of such annual value in the valuation-roll; and the entry in the record-of-rights of the amount of rent payable in cash for such land shall, for the purpose of this Act, be final."

Disposal of objections and revision.

" 37G. (1) Objections received under section 37E shall be heard and disposed of by such authority as the Local Government may by rule or special order prescribe.

(2) If any such objection is disallowed, an appeal shall, if filed within one month of such disallowance, lie to the Commissioner."

New sub-section (1) in section 37H.

12. For sub-section (1) of section 37H^[3] of the said Act the following shall be substituted, namely:—

" (1) When the valuation-roll has been published and objections have been heard and disposed of the Settlement Officer shall submit it to the Collector."

Addition of sub-section to section 37I.

13. (1) Section 37I^[4] of the said Act shall be renumbered section 37I, sub-section (1).

(2) To section 37I the following sub-section shall be added, namely:—

" (2) Where any alteration has been made in the total annual value of any estate or tenure as the result of any decision under sections 40, 104H, 105, 105A or 106 of the Bengal Tenancy Act, 1885,^[5] or under sections 61, 85, 86 or 87 of the Chota Nagpur Tenancy Act, 1908,^[6] or under sections 47, 126, 128, 129 or 130 of the Orissa Tenancy Act, 1913,^[7] or under any other law for the time being in force, a corresponding correction shall be made in the valuation-roll by the Settlement Officer or by the Collector after its publication: VIII of 1885. Ben. Act VI of 1908. B. & O. Act II of 1912.

[1] Vol. II, p. 390.

[2] Vol. II, p. 389.

[3] Vol. II, p. 390.

[4] *Ibid.*

[5] Vol. I, p. 461.

[6] Vol. III, p. 247.

[7] *Ibid.*, p. 399.

(Secs. 14-15.)

Provided that no such corrections shall be made after the beginning of the year in which the Board of Revenue have directed that the revaluation shall take effect, unless the result of such correction is to reduce a valuation."

14. After section 45^[1] of the said Act the following shall be inserted, New section 45A.
namely:—

"45A. Notwithstanding anything contained in the preceding Power of Collector to declare cess to be payable by usufructuary mortgagee, or to be payable to Collector direct by tenure-holder.
sections:—

(1) The Collector may, with the sanction of the Commissioner, by by usufructuary mortgagee, or to be payable to Collector direct by tenure-holder.
an order in writing, declare—

(a) that, where an estate or part of an estate is in possession of an usufructuary mortgagee the cess demand payable for the same shall be paid to the Collector by the usufructuary mortgagee and not by the holder of the estate;

(b) that any holder of a tenure shall pay the cess payable by him (including arrears due, if any), direct to the Collector instead of to the holder of the estate.

(2) The Collector may, with the sanction of the Commissioner, by an order in writing at any time, revoke such declaration:

Provided that no such declaration or revocation shall be made until notice thereof has been given to the holder and the usufructuary mortgagee of the estate affected, or to the holder of the estate and the holder of the tenure affected, as the case may be, and their objections, if any, duly considered:

Provided, also, that no such declaration shall relieve the holder of an estate from his ultimate liability to pay the cess demand and the Collector shall always be at liberty to recover it from him in default of recovery from the usufructuary mortgagee or holder of a tenure as the case may be.

(3) When a declaration has been made under sub-section (1) the Collector may recover the cess demand in the same manner and under the same penalties as if the said demand were payable by the holder of an estate and the amount payable shall be deducted from the amount payable by the holder of the estate under section 41."

15. In section 54^[2] of the said Act for the words "cesses are" Amendment of section 54.
wherever they occur, the words "cess is" shall be substituted.

(Secs. 16-20.)

Amendment
of section
70.

16. In section 70^[1] of the said Act for the words "cesses were respectively" the words "cess was" shall be substituted.

Amendment
of section 80.

17. In section 80^[2] of the said Act, for the words from "the first on the expiry of six months" to the end of the section, the words "on such dates as the Board may direct not being less than six months and nine months, respectively, after the date fixed under section 11 for the commencement of the year" shall be substituted.

Amendment
of section 83.

18. In section 83^[3] of the said Act, for the words "territories subject to him" the words "territories subject to the Lieutenant-Governor" shall be substituted.

Amendment
of section 101.

19. From section 101^[4] of the said Act the words "with the sanction of the Commissioner" shall be omitted.

New sections
108 and 138A
and amend-
ment of sec-
tion 109 in
districts in
which Bengal
Act III of
1885 is not in
force.
Constitution
of District
Fund.

20. In districts in which the Bengal Local Self-Government Act, 1885.^[5] is not in force—

(1) for section 108^[6] of the Cess Act, 1880, the following shall be substituted, namely:—

Ben. Act II
of 1885

"108. The District Fund of every district under this Act shall consist—

- (a) of the amount produced by the local cess;
- (b) of all sums levied or recovered as fines, penalties, interest or otherwise in respect of the local cess;
- (c) of all sums assigned by the Local Government thereto; and
- (d) of all sums whatsoever which may be at the disposal of the District Committee as hereinafter appointed."

(2) In section 109^[7] of the same Act,

(i) to clause *Secondly* the following words shall be added, namely:—

"and of any grants made for supplementing contributions by members of such establishments to any Provident Fund created under section 138A.^[8]"

[1] Vol. II, p. 405.

[2] *Ibid*, p. 408.

[3] *Ibid*, p. 408.

[4] *Ibid*, p. 413.

[5] *Ibid*, p. 349.

[6] *Ibid*, p. 415.

[7] *Ibid*, p. 416.

[8] Introduced by clause (3), of this section, see post on page 229.

(Sec. 21.)

(ii) after clause *Fifthly* the following shall be inserted, namely:—

“*Sixthly*.—Subject to such rules and restrictions as the Local Government may prescribe in this behalf—

- (a) to the promotion of Education, Sanitation and Vaccination;
- (b) to the construction and maintenance of hospitals and dispensaries and to the provision of medical relief;
- (c) to the relief of famine and distress within the district;
- (d) to the construction and maintenance of Veterinary dispensaries and to the payment of qualified persons to prevent and treat diseases of horses, cattle and other animals;
- (e) to the improvement of agriculture or of the breed of horses, cattle or asses, and to the breeding of mules;
- (f) to the carrying out of any other local work likely to promote the health, comfort or convenience of the public and not otherwise provided for by this Act; and ”

and the existing clause “*Sixthly*” shall be renumbered clause “*Seventhly*.”

(3) After section 138^[1] of the same Act the following shall be inserted, namely:—

“138A. The Committee may from time to time with the sanction ^{Provident} of the Commissioner and subject to the control of the Lieutenant-Gov- ^{Fund.} ernor make rules—

- (a) for the creation and management of a Provident Fund for its several establishments;
- (b) for compelling members of its establishments to make contributions to such funds;
- (c) for supplementing such contributions by grants from the District Fund;
- (d) for the payment of moneys out of such Provident Fund:

and may, with the like sanction, and subject to the like control, repeal, add to, or alter such rules.”

21. In Schedule E^[2] to the Cess Act, 1880, for the words from “such ^{Am. in.} return must be signed” to “is obtained from the Collector.” the follow- ^{of} ing shall be substituted, namely:—

“Such return must be signed by him or his authorized agent, and be so lodged within the space of two months from service

[1] To be printed in Supplement to Vol. II of this Code.
[2] Vol. II, p. 421.

(Secs. 22-23.)

of this notice under penalty of a daily fine which may amount to not more than fifty rupees (payable by each such owner, chief agent, manager or occupier) for every day after expiry of such period or of such extension thereof as may be allowed by the Collector, on application made to him, until such return shall be lodged or until the annual net profits of the property in respect of which this notice is served shall have been otherwise ascertained and determined by the Collector."

Amendment
of section 52
of Bengal Act
III of 1885.

22. In section 52^[1] of the Bengal Local Self-Government Act, 1885, Ben. Act III of 1885, amended by the Bengal Local Self-Government (Amendment) Act, Ben. Act V of 1909, 1908^[2]—

(a) for clause (I) the following clause shall be substituted, namely—

"(1) The proceeds of the local cess;"

(b) for the words from "the balance of the District Road Fund" to "under a separate head," the following shall be substituted:—

"The proceeds of local cess shall be placed to the credit of the District Fund under such separate heads as the Local Government may from time to time determine."

Amendment
of section
53 of Bengal
Act III
of 1885.

23. (1) In section 53^[3] of the Bengal Local Self-Government Act, 1885, so amended— Ben. Act III of 1885,

(a) The words and figures "subject to the provisions of section 109 of the Cess Act, 1880,^[4] as amended by this Act,^[5]" Ben. Act IX of 1880, shall be omitted, and

(b) after the words "and in the following order" the following shall be inserted, namely:—

"*Firstly*—To the payment of the cost of establishments entertained and expenses incurred by the Collector under section 91 of the Cess Act, 1880,^[6]"

"*Secondly*—To the indemnification of the Collector with the sanction of the Commissioner, for any other costs or damages which he may have incurred or for which he

Ben. Act IX
of 1880.

^[1] Vol. II, p. 668.

^[2] Vol. III, p. 669.

^[3] Vol. II, p. 1069.

^[4] *Ibid.*, p. 416.

^[5] See section 20 (2) of this Act, *ante*, p. 228.

^[6] Vol. II, p. 410.

(Sec. 24.)

may have become liable, in the course of the proceedings for the assessment and collection of the local cess under the Cess Act, 1880,"

Gen. Act IX
1880.

and the clauses from *Firstly* to *Eighthly* shall be renumbered in order clauses *Thirdly* to *Tenthly*, respectively.

(2) Proviso (3) to the said section 53^[1] shall be omitted.

Gen. Act III
1885

24. In section 53A^[2] of the Bengal Local Self-Government Act, Amendment 1885, so amended, for the words and figures from "or of section 109 of the Cess Act, 1880," to "section 52 of this Act" the words "relating to the crediting of the local cess to the District Fund or the application thereof as part of such fund" shall be substituted.

of section
53A of Ben.
gal Act III
of 1885.

[1] Vol. II, p. 669
[2] *Ibid*, p. 672.

THE BIHAR AND ORISSA ACT II of 1916.

(THE BIHAR AND ORISSA MEDICAL ACT, 1916.)

CONTENTS.

PREAMBLE.

SECTIONS.

Preliminary.

1. Short title, local extent and commencement.
2. Definitions.

The Bihar and Orissa Council of Medical Registration.

3. Establishment of the Bihar and Orissa Council of Medical Registration.
4. Constitution of Council.
5. Nomination of members in default of elections.
6. Disqualifications for being elected or nominated a member.
7. Publication of names of members.
8. Term of office of members.
9. Leave of absence to members.
10. Cessation of membership.
11. Filling of vacancies.
12. Meetings.
13. Payment of travelling expenses to members.
14. Registrar and establishment for the Council.

The Register of Registered Practitioners.

15. Orders by Council for maintenance of register of registered practitioners.
16. Maintenance of register by Registrar.
17. Persons referred to in Schedule entitled to be registered.
18.
19. in information from authorities of Medical
20. ing to be included in Schedule.
21. star with application for registration.
22. in register.
22. Disposal of fees.
23. Appeal to Council from decision of Registrar.
24. Erasure of fraudulent and incorrect entries.
25. Power to Council to direct removal of names from register and re-entry of names therein.
26. Appeal to Local Government from decision of Council.
27. Bar to suits and other legal proceedings.
28. register.
29. hat he is registered.
30. practitioners.
31. ointments.

Annual Medical List.

32. Publication and use of Annual Medical List.

Rules and Regulations.

33. Rules and Regulations.

THE SCHEDULE.—PERSONS WHO ARE ENTITLED TO HAVE THEIR NAMES ENTERED IN THE REGISTER OF REGISTERED PRACTITIONERS.

THE BIHAR AND ORISSA ACT II OF 1916.

(THE BIHAR AND ORISSA MEDICAL ACT, 1916.)

(19th January 1916.)

An Act to provide for the registration of medical practitioners in the Province of Bihar and Orissa.[¹]

Whereas it is expedient to provide for the registration of medical practitioners in the Province of Bihar and Orissa;

& 56 Vict., 14. And whereas the sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 1892 [²] to the passing of this Act;

It is hereby enacted as follows:—

PRELIMINARY.

1. (1) This Act may be called the Bihar and Orissa Medical Act, 1916; Short title, local extent and commencement.

(2) It extends to the whole of the Province of Bihar and Orissa; and

(3) It shall come into force on the day on which it is published in the *Bihar and Orissa Gazette* after having received the assent of the Governor General;

Provided that sections 29, 30 and 31 shall not come into force until a date to be appointed in this behalf by the Local Government by notification in the *Bihar and Orissa Gazette*.

2. In this Act,—

Definitions.

(a) the expression “the Medical Acts” means the Medical Act, 1858, and the Acts amending the same;

(b) the expression “the Council” means the Council established under section 3; and

(c) the expression “registered practitioner” means any person registered under the provisions of this Act.

The Bihar and Orissa Council of Medical Registration.

3. A Council shall be established and called “the Bihar and Orissa Council of Medical Registration”; and such Council shall be a body Establish- ment of the Bihar and Orissa Council of Medical Registration.

[¹] For Statement of Objects and Reasons, see B. and O. Gazette, 1915, Pt. V, pp. 6 and 10; for Report of the Select Committee, see *ibid*, 1915, Pt. V, pp. 63 and 64; for Proceedings in Council, see *ibid*, 1915, Pt. VI, pp. 345, 346 and 351.

Extent.—See s. 1 (2).

[²] Printed in the Collection of Statutes relating to India, Ed. 1915, Vol. II, p. 603.

(Secs. 4-6.)

corporate and have perpetual succession and a common seal, and shall by the said name sue and be sued.

Constitution
of Council.

4. The said Council shall consist of eleven members, namely:—

- (a) a President to be nominated by the Local Government;
- (b) five members to be nominated by the Local Government;
- (c) one member to be elected by registered practitioners residing in the Province of Bihar and Orissa who are qualified to be registered under the Medical Acts;
- (d) two members to be elected by registered practitioners residing in the Province of Bihar and Orissa who are graduates or licentiates in Medicine or Surgery of an Indian University; and
- (e) two members to be elected by all other registered practitioners residing in the Province of Bihar and Orissa:

Provided that no act of the Council or of their officers shall be deemed to be invalid by reason only that the number of members did not, at the time of the performance of such act, amount to the number specified in this section.

Nomination
of members
in default of
election.

5. If any of the electoral bodies referred to in clauses (c) to (e) of section 4 does not, by such date as may be prescribed by rule made in that behalf under section 33, elect a person to be a member of the Council, the Local Government shall nominate a member in his place: and any person so nominated shall be deemed to be a member as if he had been duly elected by such body.

Disqualifi-
cations for
being elected
or nominated
a member.

6. A person shall be disqualified for election or nomination as a member of the Council if he—

- (a) is not registered under this Act; or
- (b) has been sentenced by any Court for any non-bailable offence, such sentence not having been subsequently reversed or quashed, and such person's disqualification on account of such sentence not having been removed by an order which the Local Government are hereby empowered to make, if they think fit, in this behalf; or
- (c) is an undischarged insolvent:

Provided that, in the case of first elections held and first nominations made under this Act, the persons electing the members referred to in clause (c), clause (d) and clause (e) of section 4 and the members elected and nominated under that section shall be persons who are qualified to be registered under this Act.

(Secs. 7-12.)

7. The name of every member elected or nominated under section 4 or section 5 shall be published by the Local Government in the *Bihar and Orissa Gazette*. Publication of names of members.

8. (1) The term of office of a member elected or nominated under section 4 or section 5 shall commence from the date of the publication of his name under section 7 and shall, subject to the provisions of sections 10 and 11, extend to a period of three years from such date. Term of office of members.

(2) A member shall, if not disqualified for any of the reasons mentioned in section 6, be eligible for re-election or renomination at the end of his term of office.

9. The Council may permit any member to absent himself from meetings of the Council for any period not exceeding six months. Leave of absence to members.

10. A member shall be deemed to have vacated his seat— Cessation of membership.

- (a) on his absence without excuse sufficient in the opinion of the Council from three consecutive meetings of the Council, or
- (b) on his absence out of India for any period exceeding six consecutive months, or
- (c) on his becoming disqualified for election or nomination as a member for any of the reasons mentioned in section 6.

11. (1) If any member dies, or resigns his membership, or ceases to be a member as provided in section 10, the President shall forthwith report the fact of the vacancy thereby caused to the Local Government, and the vacancy shall be filled, as soon as possible, by a fresh election or nomination, as the case may be, under section 4. Filling of vacancies.

(2) The person so elected or nominated shall fill such vacancy for the unexpired remainder of the term for which such member would otherwise have continued in office.

12. (1) The Council shall make regulations to regulate— Meetings.

- (a) the times and places at which their meetings shall be held,
- (b) the issue of notices convening such meetings, and
- (c) the conduct of business thereat:

Provided that—

- (i) no business shall be transacted at any meeting unless a quorum of five members be present; and,
- (ii) save as provided in section 17 and section 25, all questions arising at any meeting shall be decided by the votes of the majority of the members present and voting, or, in case of

(Secs. 13-16.)

an equality of votes, by the casting vote of the President, or, in his absence, of the member presiding at the meeting.

(2) Until such time as the regulations referred to in sub-section (1) have come into operation, it shall be lawful for the President to summon a meeting at such time and place as to him shall seem expedient, by letter addressed to each member.

13. There shall be paid to the members of the Council such reasonable travelling expenses for attendance at meetings of the Council as may from time to time be allowed by the Council and approved by the Local Government. Payment of travelling expenses to members.

14. (1) With the previous sanction of the Local Government, the Council— Registrar and establishment for the Council.

(a) shall appoint a Registrar,

(b) may grant leave to such Registrar and appoint a person to act in his place, and

(c) shall pay to the Registrar and to the person (if any) appointed to act in his place such salary and such allowances (if any) as the Council may determine.

(2) The Council may appoint such other officers and such clerks and servants as they may consider necessary for the purposes of this Act, and shall pay them such salary and such allowances (if any) as the Council may determine.

(3) The Registrar shall act as Secretary to the Council.

(4) Every person appointed under sub-section (1) and sub-section (2) shall be deemed to be a public servant within the meaning of section 21

XLV of 1860. of the Indian Penal Code.

The Register of Registered Practitioners.

15. (1) The Council shall, as soon as conveniently may be after the commencement of this Act and from time to time as occasion may require, make orders for regulating the maintenance of a register of registered practitioners. Orders by Council for maintenance of register of registered practitioners.

(2) The said register shall be kept in such form as may be prescribed by rule made under section 33.

16. (1) The Registrar shall keep the register of registered practitioners in accordance with the provisions of this Act and of any orders made by the Council, and shall from time to time make all necessary alterations in the registered addresses or appointments and the registered qualifications Maintenance of register by Registrar.

(Secs. 17-18.)

or titles of such practitioners, and erase the name of any practitioner who has died.

(2) To enable the Registrar to fulfil the duties imposed upon him by sub-section (1), he may send through the post a letter to any registered practitioner, addressed to him according to his registered address or appointment, to inquire whether he has ceased to practise or whether his residence or appointment has been changed; and, if no answer to any such letter is received within a period of six months from its despatch, the Registrar may erase the name of such registered practitioner from the register:

Provided that any name erased under this sub-section may be re-entered in the register under the direction of the Council.

17. Every person referred to in the Schedule shall, subject to the provisions hereinafter contained, and on payment of such fee as may be prescribed in this behalf by regulation made under section 33, be entitled to have his name entered in the register of registered practitioners:

Persons referred to in Schedule entitled to be registered.

Provided that the Council may refuse to permit the registration of the name of any person—

- (a) who has been sentenced by any Court for any non-bailable offence, such sentence not having been subsequently reversed or quashed, and such person's disqualification on account of such sentence not having been removed by an order which the Local Government are hereby empowered to make, if they think fit, in this behalf; or
- (b) whom the Council, after due inquiry (at which an opportunity has been given to him to be heard in his defence and to appear either in person or by counsel, vakil, pleader or attorney, and which may, in the discretion of the President, be held *in camera*), have found guilty, by a majority of two-thirds of the members present and voting at the meeting, of infamous conduct in any professional respect.

18. If at any time the Council are satisfied—

- (a) that any title granted or qualification certified by any University, Medical Corporation, examining body or other Institution is a sufficient guarantee that persons possessing such title or qualification possess the knowledge and skill requisite for the efficient practice of medicine, surgery and midwifery, or
- (b) that any title or qualification referred to in Article 3 of the Schedule is not a sufficient guarantee as aforesaid,

Amendment of Schedule.

(Secs. 19-20.)

they may make a report to that effect to the Local Government, who may, if they think fit, thereupon direct, by notification in the *Bihar and Orissa Gazette*,—

- (i) in case (a) that the possession of such title or qualification shall, subject to the provisions hereinafter contained and on payment of such fee as may be prescribed in this behalf by regulation made under section 33, entitle any person to have his name entered in the register of registered practitioners, or
- (ii) in case (b) that the possession of such title or qualification shall not entitle any person to have his name entered in the said register:

and such title or qualification shall thereupon be deemed, in case (a), to be covered by, or, in case (b), to be excluded from, the Schedule.

Power to Council to call for certain information from authorities of Medical College or School included or wishing to be included in Schedule.

19. The Council shall have power to call on the governing body or authorities of any Medical College, School, or other Institution included in or desirous of being included in the Schedule—

- (a) to furnish such reports, returns, or other information as the Council may require to enable them to judge of the efficiency of the instruction given therein in medicine, surgery, and midwifery; and
- (b) to provide facilities to enable any member of the Council (deputed by the Council in this behalf) to be present at the examinations to be held by such College or School.

Information to be furnished to Registrar with application for registration.

20. Every person who applies to have his name entered in the register of registered practitioners—

- (a) must satisfy the Registrar that he is possessed of some title or qualification referred to in the Schedule, as altered by notifications (if any) issued under section 18; and
- (b) if he is registered under the Medical Acts,—
 - (i) must correctly inform the Registrar of the date of such registration, and
 - (ii) must furnish the Registrar with a correct statement of the titles or qualifications in respect of which he is so registered, and of the dates on which he obtained them, or
- (c) if he is not registered under the Medical Acts—must correctly inform the Registrar of the dates on which he obtained the titles or qualifications which entitle him to claim registration under this Act.

(Secs. 21-26.)

21. If any person, whose name is entered in the register of registered practitioners obtains any title or qualification other than the title or qualification in respect of which he has been registered, he shall, on payment of such fee as may be prescribed in this behalf by regulation made under section 33, be entitled to have an entry stating such other title or qualification made against his name in the register, either in substitution for, or in addition to, any entry previously made.

Entry of new titles and qualifications in register.

22. All fees received by the Council under this Act shall be applied for the purposes of this Act, in accordance with such rules as may be made by the Local Government under section 33.

Disposal of fees.

23. If any person is dissatisfied with any decision of the Registrar, refusing to enter the name or any title or qualification of such person in the register of registered practitioners, he may, at any time within three months from the date of such decision, appeal to the Council, whose decision shall be final.

Appeal to Council from decision of Registrar.

24. Any entry in the register of registered practitioners, which is proved to the satisfaction of the Council to have been fraudulently or incorrectly made, may be erased under an order in writing of the Council.

Erasure of fraudulent and incorrect entries.

25. The Council may direct—

(a) that the name of any registered practitioner—

Power to Council to direct removal of names

(i) who has been sentenced by any Court for any non-bailable offence, such sentence not having been subsequently reversed or quashed and such person's disqualification on account of such sentence not having been removed by an order which the Local Government are hereby empowered to make, if they think fit, in this behalf; or

from register, and re-entry of names therein.

(ii) whom the Council, after due inquiry as provided in clause (b) of section 17, have found guilty, by a majority of two-thirds of the members present and voting at the meeting, of infamous conduct in any professional respect.

be removed from the register of registered practitioners, and

(b) that any name so removed be afterwards re-entered in the register.

26. (1) An appeal shall lie to the Local Government from every decision of the Council under section 17 or section 25.

Appeal to Local Government from decision of Council.

(2) Every appeal under sub-section (1) shall be preferred within three months from the date of such decision.

(Secs. 27-32.)

Bar to suits and other legal proceedings.

27. No suit or other legal proceeding shall lie in respect of any act done in the exercise of any power conferred by this Act on the Local Government or the Council or the Registrar.

Notice of deaths, and erasure of names from register.

28. (1) Every Registrar of Deaths who receives notice of the death of any person whose name he knows to be entered in the register of registered practitioners shall forthwith transmit by post to the Registrar of the Council a certificate of such death, signed by him and stating particulars of the time and place of death.

(2) On receipt of—

(i) any such certificate, or

(ii) any other reliable information regarding such death,

the Registrar of the Council shall erase the name of the deceased person from the register.

Penalty on unregistered person representing that he is registered.

29. If any person whose name is not entered in the register of registered practitioners falsely pretends that it is so entered, or uses in connection with his name or title any words or letters representing that his name is so entered, he shall, whether any person is actually deceived by such representation or not, be punishable, on conviction by a Magistrate of the first class, with fine which may extend to three hundred rupees.

Construction of references in acts to medical practitioners.

30. The expression "legally qualified medical practitioner," or "duly qualified medical practitioner," and all other expressions importing a person recognized by law as a medical practitioner or a member of the medical profession as used in any Act which is in force in the province of Bihar and Orissa shall be deemed to mean a medical practitioner registered under the Medical Acts or this Act; and

no certificate required to be given by any medical practitioner or medical officer under any Act which is in force in the province of Bihar and Orissa shall be valid unless such practitioner or officer is registered under the Medical Acts or this Act.

Unregistered persons not to hold certain appointments.

31. Except with the special sanction of the Local Government, no person other than a registered practitioner shall be competent to hold any appointment as medical officer of health, or as physician, surgeon or other medical officer in any hospital, asylum, infirmary, dispensary or lying-in-hospital which is supported partially or entirely by public or local funds, or which is under the supervision of the Local Government.

Annual Medical List.

Publication and use of annual Medical List.

32. (1) The Registrar shall, in every year, on or before a date to be fixed in this behalf by the Council, cause to be printed and published a

(Sec. 33.)

correct list of the names for the time being entered in the register of registered practitioners, and setting forth—

- (a) all names entered in the register, arranged in alphabetical order,
- (b) the registered address or appointment of each person whose name is entered in the register, and
- (c) the registered titles and qualifications of each such person, and the date on which each such title was granted or each such qualification was certified.

(2) Every Court shall presume that any person whose name is entered in the latest of such lists is duly registered under this Act, and that any person whose name is not so entered is not registered under this Act :

Provided that, in the case of any person whose name does not appear in such list, a certified copy, signed by the Registrar, of the entry of the name of such person in the register of registered practitioners shall be evidence that such person is registered under this Act.

Rules and Regulations.

33. (1) The Local Government may from time to time make rules to carry out the purposes of this Act. Rules and regulations.

(2) In particular, and without prejudice to the generality of the foregoing power, the Local Government may make rules—

- (a) to regulate elections under clauses (c) to (e) of section 4;
- (b) to prescribe the form of the register of registered practitioners to be maintained under this Act;
- (c) to regulate the application of fees under section 22; and
- (d) to regulate the procedure to be followed by the Council in—
 - (i) conducting any inquiry referred to in proviso (b) to section 17, or clause (a) of section 25; and
 - (ii) disposing of appeals from the decision of the Registrar preferred under section 23.

(3) In addition to the power conferred by section 12 the Council may, with the previous sanction of the Local Government, make regulations—

- (a) to prescribe the fees chargeable in respect of any registration under this Act; and
- (b) to regulate the keeping of accounts of such fees.

(4) The power conferred by this section to make rules and regulations is subject to the condition of the rules and regulations being made after previous publication.

(The Schedule.)

(5) All such rules and regulations shall be published in the *Bihar and Orissa Gazette*.

THE SCHEDULE.

Persons who are entitled to have their names entered in the Register of Registered Practitioners.

(See sections 17, 18, 19 and 20.)

1. Every person who is for the time being registered or qualified to be registered under the Medical Acts.
2. Every Doctor, Bachelor or Licentiate of Medicine, or Master of Obstetrics or Master, Bachelor or Licentiate of Surgery, of the University of Calcutta, Bombay, Madras, Allahabad or Lahore.
3. Every person who has been trained in a Government Medical College or School in India, or in a Medical School in India not maintained but recognized by the Local Government, for the purposes of this Schedule, by notification in the *Bihar and Orissa Gazette*, and holds a diploma or certificate, granted by the Government, or granted by a Medical School not maintained by Government but recognized as aforesaid, declaring him to be qualified—
 - (a) to practise medicine, surgery and midwifery, or
 - (b) to perform the duties of a Military Assistant Surgeon, Hospital Assistant or Sub-Assistant Surgeon.

BIHAR AND ORISSA ACT III OF 1916.[¹]

(THE BIHAR AND ORISSA DECENTRALIZATION ACT, 1916.)

An Act to decentralize and otherwise to facilitate the Administration of certain enactments in force in Bihar and Orissa.

Whereas it is expedient to decentralize and otherwise to facilitate the administration of certain enactments in Bihar and Orissa;

And whereas the sanction of the Governor General has been obtained, under section 5 of the Indian Councils Act, 1892[²], to the passing of this Act;

It is hereby enacted as follows:—

1. This Act may be called the Bihar and Orissa Decentralization Act, Short title. 1916.

2. The enactments specified in the third column of the Schedule are hereby amended, to the extent and in the manner specified in the fourth column, in the areas specified in the fifth column thereof.

3. Any appointment, notification, order, scheme, rule, form or by-law made or issued by an authority for the making or issuing of which a new authority is substituted by or under this Act, shall, unless inconsistent with this Act, be deemed to have been made or issued by such new authority unless and until superseded by an appointment, notification, order, scheme, rule, form or by-law made or issued by such new authority.

THE SCHEDULE.

PART I.—BENGAL REGULATIONS.

Year.	No.	Short Title.	Amendments.	Areas in which amendments are to have effect.
1	2	3	4	5
1910	[XIX]	The Bengal Charitable Endowments, Public Buildings and Escheats Regulation, 1910	In section 7, for the words "report to Government whether it should in their opinion" substitute the words "direct whether it should."	All areas in Bihar and Orissa in which the Regulation is in force.

1915, Pt. V, pp. 60
12; for Proceedings
VI, p. 11.

See the SCHEDULES to this Act, col. 5, p.

[¹] Printed in the Collection of Statutes relating to India, Ed. 1913, Vol. 11, p. 803.

[²] Printed in Vol. I of this Code at page 127.

(The Schedule.)

THE SCHEDULE.

PART I.—BENGAL REGULATIONS—*concl'd.*

Year.	No.	Short Title.	Amendments.	Areas in which amendments are to have effect.
1	2	3	4	5
1822	[¹]VII	The Bengal Land-revenue Settlement Regulation, 1822.	In section 10, clause <i>First</i> , second paragraph,— (i) the amendment made by the Repealing and Amending Act, 1903, Schedule II, Part I, is repealed; and (ii) for the words “shall be competent to the Governor General in Council” substitute the words “shall be competent to the Local Government or such other authority to whom the power to confirm settlement may be delegated by the Local Government by notification in the local official Gazette.”	All areas in Bihar and Orissa in which the Regulation is in force. Ditto.
1825	[¹]IX	The Bengal Land-revenue Settlement Regulation, 1825.	In section 4, first paragraph,— (i) omit the words “and subject to the orders of Government;” (ii) the amendment made by the Repealing and Amending Act, 1903, Schedule II, Part I, is repealed; and (iii) for the words “Governor General in Council” substitute the words “Board of Revenue.”	Ditto..

PART II.—BENGAL ACTS.

Year.	No.	Short Title.	Amendments.	Areas in which amendments are to have effect.
1	2	3	4	5
1871	[²]IV	The Puri Lodging-House Act, 1871.	In section 1 (Definition of the “Health officer”), section 2, and in section 22, for the words “Lieutenant-Governor of Bengal” substitute the words “Commissioner of the Division.”	All areas in Bihar and Orissa in which the Act is in force.
1876	[⁴]VII	The Land Registration Act, 1876.	In section 64, second proviso, for the word “Board” substitute the words “Commissioner of the Division.”	Ditto.

[¹] Printed in Vol. I of this Code at page 233.[²] Printed in Vol. I of this Code at page 289.[³] Printed in Vol. II of this Code at page 135.[⁴] Printed in Vol. II of this Code at page 235.

BIHAR AND ORISSA ACT I OF 1917.[1]

(THE BIHAR AND ORISSA GENERAL CLAUSES, ACT, 1917.)

(25th April, 1917.)

An Act for shortening the language used in certain Acts in force in Bihar and Orissa and for other purposes.

Whereas it is expedient to provide for the interpretation of certain Acts in force in Bihar and Orissa, for shortening the language used therein and for making certain other provisions relating to such Acts; And whereas the previous sanction of the Governor General has been obtained, under section 79 of the Government of India Act, 1915, to the passing of this Act; It is hereby enacted as follows:—

PRELIMINARY.

1. This Act may be called the Bihar and Orissa General Clauses Act, Short title.

2. The Bengal General Clauses Act, 1899 [2], so far as it applies to Bengal Act I of 1899.

3. The provisions of sections 4 and 6 to 32 shall apply to this Act, and shall apply, and shall be deemed always to have applied, to all Bihar and Orissa Acts made whether before or after the commencement of this Act.

DEFINITIONS.

4. In all Bihar and Orissa Acts, unless there is anything repugnant Definitions. in the subject or context—

(1) "abet" with its grammatical variations and cognate expressions shall have the same meaning as in the Indian Penal Code[3];

(2) "act," used with reference to an offence or a civil wrong, shall include a series of acts; and words which refer to acts done

shall extend also to illegal omissions;

(3) "affidavit" shall include affirmation and declaration in the "Affidavit" case of persons by law allowed to affirm or declare instead of swearing;

[1] For Statement of Objects and Reasons, see B. and O. Gazette, 1917, Pt. V, p. 12; for Report of the Select Committee (no Report); and for Proceedings in Council, see *ibid*, 1917, Pt. VI, pp. 13 and 44.
[2] Printed in Vol. III, p. 139.
[3] Printed in General Acts, 4th Ed., Vol. I, p. 243.

(Sec. 4.)

- “Barrister.” (4) “barrister” shall mean a barrister of England or Ireland or a member of the Faculty of Advocates in Scotland;
- “Bengal Act.” (5) “Bengal Act” shall mean an Act made by the Lieutenant-Governor of Bengal in Council, under the Indian Councils Act, 1861^[1], or the Indian Councils Acts, 1861 and 1892^[2], or the Indian Councils Acts, 1861 to 1909^[3]; 24 & 25 Vict., c. 67, 55 and 56 Vict., c. 14, 9 Edw. 7, c. 4.
- “Bihar and Orissa.” (6) “Bihar and Orissa” shall mean the territories within British India for the time being administered by the Lieutenant-Governor of Bihar and Orissa in Council;
- “Bihar and Orissa Act.” (7) “Bihar and Orissa Act” shall mean an Act made by the Lieutenant-Governor of Bihar and Orissa in Council under the Indian Councils Acts, 1861 to 1909^[3], or the Government of India Act, 1915, and include— 24 & 25 Vict., c. 67; 9 Edw. 7, c. 4; 5 & 6 Geo. 5, c. 61.
- (i) a Bengal Act made after the eighteenth day of January, 1899, which is still in force in Bihar and Orissa;
- (ii) with respect to clauses (3), (32), (34), (37) and (54) of this section and in sections 6, 15, 19, 24, 25, 26, 29 and 32 (1), a Bengal Act made after the first day of June, 1867, which is still in force in Bihar and Orissa;
- “British India.” (8) “British India” shall mean all territories and places within His Majesty’s dominions which are for the time being governed by His Majesty through the Governor General of India or through any Governor or other officer subordinate to the Governor General of India;
- “British Possession.” (9) “British Possession” shall mean any part of His Majesty’s dominions, exclusive of the United Kingdom, and, where parts of those dominions are under both a central and a local legislature, all parts under the central legislature shall, for the purposes of this definition, be deemed to be one British possession;
- “Chapter.” (10) “Chapter” shall mean a Chapter of the Act in which the word occurs;
- “Collector.” (11) “Collector” shall mean the chief officer in charge of the revenue administration of a district and shall include a Deputy Commissioner;
- “Commencement.” (12) “commencement,” used with reference to an Act, shall mean the day on which the Act comes into force;
- “Commissioner.” (13) “Commissioner” shall mean the chief officer in charge of the revenue administration of a division;

[¹] Printed in the Collection of Statutes Relating to India, Ed. 1913, Vol. I, p. 313.

[²] *Ibid*, Vol. II, p. 803.

[³] *Ibid*, Vol. II, p. 1249.

(Sec. 4.)

- (14) "Consular Officer" shall include consul-general, consul, "Consular vice-consul, consular agent, pro-consul, and any person for Officer." the time being authorized to perform the duties of consul-general, consul, vice-consul or consular agent;
- (15) "District Court" shall mean the principal Civil Court of "District original jurisdiction of a district: but shall not include a Court." High Court in the exercise of its ordinary or extraordinary original civil jurisdiction;
- (16) "District Judge" shall mean the Judge of a District Court; "District Judge."
- (17) "document" shall include any matter written, expressed or "Docu- described upon any substance by means of letters, figures or ment." marks, or by more than one of those means, which is intended to be used, or which may be used, for the purpose of recording that matter;
- (18) "enactment" shall include a Regulation (as hereinafter "Enact- defined) and any Regulation of the Bengal Code, and shall ment." also include any provision contained in any Act or in any such Regulation as aforesaid;
- (19) "father," in the case of any one whose personal law permits "Father." adoption, shall include an adoptive father;
- (20) "financial year" shall mean the year commencing on the "Financial first day of April; year."
- (21) "Gazette" shall mean the *Bihar and Orissa Gazette*; - "Gazette."
- (22) a thing shall be deemed to be done in "good faith" where it "Good is in fact done honestly, whether it is done negligently or faith." not;
- (23) "Government" or "the Government" shall include the "Govern- Local Government as well as the Government of India; ment."
- (24) "Government of India" shall mean the Governor General in "Govern- Council or the Governor General alone, as regards the powers ment of India." which may be lawfully exercised by them or him, respectively;
- (25) "High Court," used with reference to Civil proceedings, shall "High mean the highest Civil Court of appeal in the part of Bihar Court." and Orissa, in which the Act containing the expression operates;
- (26) "His Majesty" or "the King" shall include his successors; "His Majes- ty" or "the King."
- (27) "immovable property" shall include land, benefits to arise "Immovable out of land, and things attached to the earth, or perman- property." ently fastened to anything attached to the earth;

(Sec. 4.)

- “Barrister.” (4) “barrister” shall mean a barrister of England or Ireland or a member of the Faculty of Advocates in Scotland;
- “Bengal Act.” (5) “Bengal Act” shall mean an Act made by the Lieutenant-Governor of Bengal in Council, under the Indian Councils Act, 1861^[1], or the Indian Councils Acts, 1861 and 1892^[2], or the Indian Councils Acts, 1861 to 1909^[3]; 24 & 25 Vict., c. 67, 55 and 56 Vict., c. 14, 9 Edw. 7, c. 4.
- “Bihar and Orissa.” (6) “Bihar and Orissa” shall mean the territories within British India for the time being administered by the Lieutenant-Governor of Bihar and Orissa in Council;
- “Bihar and Orissa Act.” (7) “Bihar and Orissa Act” shall mean an Act made by the Lieutenant-Governor of Bihar and Orissa in Council under the Indian Councils Acts, 1861 to 1909^[3], or the Government of India Act, 1915, and include— 24 & 25 Vict., c. 67; 9 Edw. 7, c. 4; 5 & 6 Geo. 5, c. 61.
- (i) a Bengal Act made after the eighteenth day of January, 1899, which is still in force in Bihar and Orissa;
- (ii) with respect to clauses (3), (32), (34), (37) and (54) of this section and in sections 6, 15, 19, 24, 25, 26, 29 and 32 (1), a Bengal Act made after the first day of June, 1867, which is still in force in Bihar and Orissa;
- “British India.” (8) “British India” shall mean all territories and places within His Majesty’s dominions which are for the time being governed by His Majesty through the Governor General of India or through any Governor or other officer subordinate to the Governor General of India;
- “British Possession.” (9) “British Possession” shall mean any part of His Majesty’s dominions, exclusive of the United Kingdom, and, where parts of those dominions are under both a central and a local legislature, all parts under the central legislature shall, for the purposes of this definition, be deemed to be one British possession;
- “Chapter.” (10) “Chapter” shall mean a Chapter of the Act in which the word occurs;
- “Collector.” (11) “Collector” shall mean the chief officer in charge of the revenue administration of a district and shall include a Deputy Commissioner;
- “Commencement.” (12) “commencement,” used with reference to an Act, shall mean the day on which the Act comes into force;
- “Commissioner.” (13) “Commissioner” shall mean the chief officer in charge of the revenue administration of a division;

[1] Printed in the Collection of Statutes Relating to India, Ed. 1913, Vol. I, p. 313.

[2] *Ibid.*, Vol. II, p. 803.

[3] *Ibid.*, Vol. II, p. 1249.

(Sec. 4.)

part of British India under the law for the time being in force relating to foreign jurisdiction and extradition;

(42) "Province" shall mean the territories for the time being administered by any Local Government; "Province."

(43) "public nuisance" shall mean a public nuisance as defined in "Public nuisance."
the Indian Penal Code^[1];

(44) "registered," used with reference to a document, shall mean "Registered."
registered in British India under the law for the time being in force for the registration of documents;

(45) "Regulation" shall mean a regulation made under the Government of India Act, 1870, or the Government of India Act, 1915; "Regulation."
Act, 1915;

(46) "rule" shall mean a rule made in exercise of a power conferred by any enactment, and shall include a regulation made as a rule under any enactment; "Rule."

(47) "schedule" shall mean a schedule to the Act or Regulation in which the word occurs; "Schedule."

(48) "Scheduled District" shall mean a "Scheduled District" as defined in the Schedule Districts Act, 1874^[2]; "Scheduled District."

(49) "section" shall mean a section of the Act or Regulation in which the word occurs; "Section."

(50) "ship" shall include every description of vessel used in navigation not exclusively propelled by oars; "Ship."

(51) "sign," with its grammatical variations and cognate expressions, shall, with reference to a person who is unable to write his name, include "mark" with its grammatical variations and cognate expressions; "Sign."

(52) "son," in the case of any one whose personal law permits adoption, shall include an adopted son; "Son."

(53) "sub-section" shall mean a sub-section of the section in which the word occurs; "Sub-section."

(54) "swear," with its grammatical variations and cognate expressions, shall include affirming and declaring in the case of persons by law allowed to affirm or declare instead of swearing; "Swear."

(55) "vessel" shall include any ship or boat or any other description of vessel used in navigation; "Vessel."

(56) "will" shall include a codicil and every writing making a voluntary posthumous disposition of property; "Will."

[1] Printed in General Acts, 4th Ed., Vol. I, p. 243.

[2] *Ibid.*, Vol. II., p. 440.

(Secs. 5-8.)

“ Writing.”

(57) expressions referring to “ writing ” shall be construed as including references to printing, lithography, photography and other modes of representing or reproducing words in a visible form; and

“ Year.”

(58) “ year ” shall mean a year reckoned according to the British calendar.

Continuance
of certain
definitions
for purposes
of certain
Acts.

5. In any Bengal Act made between the first day of June, 1867, and the eighteenth day of January, 1899, which is still in force in Bihar and Orissa, unless there is anything repugnant in the subject or context—

- (1) “ land ” includes houses and buildings and corporal hereditaments and tenements of any tenure, unless where there are words to exclude houses and buildings or to restrict the meaning to tenements of some particular tenure; and
- (2) “ person ” includes any incorporated company or incorporated association of persons.

GENERAL RULES OF CONSTRUCTION.

Coming
into opera-
tion of Acts.

6. (1) Where any Bihar and Orissa Act is not expressed to come into operation on a particular day, then it shall come into operation on the day on which the assent thereto of the Governor General is first published in the Gazette in pursuance of section 81 of the Government of India Act, 1915. ^{5 & 6 Geo 5,}
c. 61,

(2) Unless the contrary is expressed, a Bihar and Orissa Act shall be construed as coming into operation immediately on the expiration of the day preceding its commencement.

Printing of
date on which
Act is pub-
ed.

7. In every Bihar and Orissa Act the date of such publication as is mentioned in section 6, sub-section (1), shall be printed either above or below the title of the Act and shall form part of the Act.

of

8. Where any Bihar and Orissa Act repeals any enactment hitherto made, or hereafter to be made, then, unless a different intention appears, the repeal shall not—

- (a) revive anything not in force or existing at the time at which the repeal takes effect; or
- (b) affect the previous operation of any enactment so repealed or anything duly done or suffered thereunder; or
- (c) affect any right, privilege, obligation, or liability acquired, accrued or incurred under any enactment so repealed; or
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed against any enactment so repealed; or

(Secs. 9-15.)

- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid,

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed as if the repealing Act had not been passed.

9. In any Bihar and Orissa Act it shall be necessary, for the purpose of reviving, either wholly or partially, any enactment wholly or partially, repealed, expressly to state that purpose. Revival of repealed enactments.

10. Where any Bihar and Orissa Act repeals and re-enacts, with or without modification, any provision of a former enactment, references in any other enactment or in any instrument to the provision so repealed shall unless a different intention appears, be construed as references to the provision so re-enacted. Construction of references to repealed enactments.

11. In any Bihar and Orissa Act it shall be sufficient, for the purpose of excluding the first in a series of days or any other period of time, to use the word "from" and, for the purpose of including the last in a series of days or any other period of time, to use the word "to." Commencement and termination of time.

12. Where, by any Bihar and Orissa Act, any act or proceeding is directed or allowed to be done or taken in any Court or office on a certain day or within a prescribed period, then, if the Court or office is closed on that day or the last day of the prescribed period, the act or proceeding shall be considered as done or taken in due time if it is done or taken on the next day afterwards on which the Court or office is open: Computation of time.

IX of 1908. Provided that nothing in this section shall apply to any act or proceeding to which the Indian Limitation Act, 1908,^[1] applies.

13. In the measurement of any distance, for the purposes of any Bihar and Orissa Act, that distance shall, unless a different intention appears, be measured in a straight line on a horizontal plane. Measurement of distances.

14. Where by any enactment now in force or hereafter to be in force, any duty of customs or excise, or in the nature thereof, is leviable on any given quantity, by weight, measure or value of any goods or merchandise, then a like duty is leviable according to the same rate on any greater or less quantity. Duty to be taken *pro rata* in enactments.

15. In all Bihar and Orissa Acts, unless there is anything repugnant in the subject or context,— Gender and number.

- (1) words importing the masculine gender shall be taken to include females; and

- (2) words in the singular shall include the plural, and *vice versa*.

(Secs. 16-23.)

POWERS AND FUNCTIONARIES.

When powers and duties to be exercised and performed.
Exercise of power and performance of duty by temporary holder of office.

16. Where a Bihar and Orissa Act confers a power or imposes a duty, then the power may be exercised and the duty shall be performed from time to time as occasion requires.

17. Where a Bihar and Orissa Act confers a power or imposes a duty on the holder of an office, as such, then the power may be exercised and the duty shall be performed by the holder for the time being of the office.

Power to appoint to include power to appoint *ex officio*.

18. Where, by a Bihar and Orissa Act, a power to appoint any person to fill any office or execute any function is conferred, then, unless it is otherwise expressly provided, any such appointment may be made either by name or by virtue of office.

Power to appoint to include power to suspend or dismiss.

19. Where, by any Bihar and Orissa Act, a power to make any appointment is conferred, then, unless a different intention appears, the authority having power to make the appointment shall also have power to suspend or dismiss any person appointed by it in exercise of that power.

Substitution of functionaries.

20. In any Bihar and Orissa Act it shall be sufficient, for the purpose of indicating the application of a law to every person or a number of persons for the time being executing the functions of an office, to mention the official title of the officer at present executing the functions, or that of the officer by whom the functions are commonly executed.

Successors.

21. In any Bihar and Orissa Act it shall be sufficient, for the purpose of indicating the relation of a law to the successors of any functionaries or of corporations having perpetual succession, to express its relation to the functionaries or corporations.

Official chiefs and subordinates.

22. In any Bihar and Orissa Act it shall be sufficient, for the purpose of expressing that a law relative to the chief or superior of an office shall apply to the deputies or subordinates lawfully performing the duties of that office in the place of their superior, to prescribe the duty of the superior.

PROVISIONS AS TO ORDERS, RULES, ETC., MADE UNDER ENACTMENTS.

Construction of orders, etc., issued under enactments.

23. Where, by any Bihar and Orissa Act, a power to make or issue any notification, order, scheme, rule, by-law or form is conferred, the expressions used in the notification, order, scheme, rule, by-law or form, shall, unless there is anything repugnant in the subject or context, have the same respective meanings as in the Act conferring the power.

(Secs. 24-26.)

24. Where, by any Bihar and Orissa Act, a power to make or issue notifications, orders, schemes, rules, by-laws or forms, is conferred, then that power includes a power exercisable in the like manner and subject to the like sanction and conditions (if any) to add to, amend, vary or rescind any notifications, orders, schemes, rules, by-laws or forms so made or issued.

Power to make to include power to add to, amend, vary or rescind, orders, rules or by-laws.

25. Where, by any Bihar and Orissa Act, which is not to come into operation on the day on which the assent thereto of the Governor General is first published in the Gazette, a power is conferred to make rules or by-laws, or to issue orders with respect to the application of the Act or with respect to the establishment of any Court or office or the appointment of any Judge or officer thereunder, or with respect to the person by whom or the time when, or the place where, or the manner in which, or the fees for which, anything is to be done under the Act, then that power may be exercised at any time after the assent of the Governor General has been published as aforesaid, but rules, by-laws or orders so made or issued shall not take effect till the commencement of the Act.

Making of rules or by-laws and issuing of orders between passing and commencement of enactment.

26. Where, by any Bihar and Orissa Act, a power to make rules or by-laws is expressed to be given, subject to the condition of the rules or by-laws being made after previous publication, then the following provisions shall apply, namely,—

Provisions applicable to making of rules or by-laws after previous publication

- (1) the authority having power to make the rules or by-laws shall, before making them, publish a draft of the proposed rules or by-laws for the information of persons likely to be affected thereby;
- (2) the publication shall be made in such manner as that authority deems to be sufficient, or, if the condition with respect to previous publication so requires, in such manner as the Local Government prescribes;
- (3) there shall be published with the draft a notice specifying a date on or after which the draft will be taken into consideration;
- (4) the authority having power to make the rules or by-laws, and where the rules or by-laws are to be made with the sanction, approval or concurrence of another authority, that authority also, shall consider any objection or suggestion which may be received by the authority having power to make the rules or by-laws from any person with respect to the draft before the date so specified;
- (5) the publication in the Gazette of a rule or by-law purporting to have been made in exercise of a power to make rules or

BIHAR AND ORISSA, ACT I OF 1918.

(THE CHAMPARAN AGRARIAN ACT, 1918.)

CONTENTS.

PREAMBLE.

SECTIONS.

1. Short title and extent.
2. Interpretation clause.
3. Abolition of certain conditions and incidents.
4. Alteration of rent in view of such abolition and note of the resulting rent in the record-of-rights.
5. Saving of certain short-term contracts to deliver a specified weight of a particular crop.
6. Provisions to have effect notwithstanding any other enactment.

BIHAR AND ORISSA ACT I OF 1918.[¹]

(THE CHAMPARAN AGRARIAN ACT, 1918.)

(1st May, 1918.)

An Act to settle and determine certain agrarian disputes in the district of Champaran.

4 & 5 Geo.,
5, c. 61. Whereas it is expedient to settle and determine disputes subsisting in the district of Champaran between landlords and tenants holding under them regarding certain matters.

'And whereas the previous sanction of the Government of India has been obtained under section 79 of the Government of India Act, 1915, to the passing of this Act;

It is hereby enacted as follows:—

1. (1) This Act may be called the Champaran Agrarian Act, 1918.

Short title
and extenⁿ.

(2) It extends to the district of Champaran.

2. In this Act all words and expressions defined in the Bengal Tenancy Act, 1885,[²] shall have the meanings assigned to them respectively in that Act, and the expression "record-of-rights" shall mean the record-of-rights finally published under sub-section (2) of section 103 of the Bengal Tenancy Act, 1885.

Interpreta-
tion clause.

VIII of 1885.

3. (1) On and after the commencement of this Act any agreement, lease or other contract between a landlord and a tenant holding under him which contains a condition to set apart the land of his tenancy or any portion thereof for the cultivation of a particular crop shall be void to the extent of such condition:

Abolition of
certain con-
ditions and
incidents.

Provided that if the tenant has in consideration of such condition received any advance under an agreement, lease or contract entered into prior to the commencement of this Act, he shall be bound to refund such advance or if the condition has been partially fulfilled, such proportion of that advance as represents the unfulfilled portion of the condition, and the amount of the said advance or proportion thereof which he is bound to refund shall be determined by an authority to be prescribed by the Local Government and the order of such authority shall be final and shall, on application to a civil court, be enforceable as a decree for rent payable in respect of the said tenancy.

[¹] For Statement of Objects and Reasons, see B. and O. Gazette, 1917, Pt. V, pp. 4 and 5; for Report of the Select Committee, see *ibid*, 1918, Pt. V, pp. 12 and 13; for Proceedings in Council, see *ibid*, 1917, Pt. VI, pp. 303—323, and also see *ibid*, 1918, Pt. VI, pp. 141—191.

EXTENT.—See s. 1 (2).

[²] Printed in Vol. I of this Code, at p. 459.

(Sec. 4.)

(2) On and after the commencement of this Act a special condition or incident of a tenancy to set apart the land of the tenancy or any portion thereof for the cultivation of a particular crop shall not be valid to any extent.

Alteration of rent in view of such abolition and note of the resulting rent in the record-of-rights

4. (1) (a) Where, in consideration of the release of a tenant from a condition, special condition or incident of the nature described in section 3, the rent payable by such tenant has, prior to the first day of October 1917, been enhanced, the amount of such enhancement shall, with effect from the said date, be reduced by twenty *per centum* in the case of rent payable to Turkaulia, Limited, and by twenty-six *per centum* in all other cases;

(b) Where a special condition or incident of the nature described in sub-section (2) of section 3 has been entered in the record-of-rights in respect of a tenancy, the entry of such special condition or incident shall be cancelled and the rent of the tenancy shall, with effect from the first day of October 1917, be enhanced to an extent proportionate to the reduced enhancement allowed under clause (a) in respect of tenancies in the same village or in neighbouring villages belonging to the same landlord.

(2) A note of the rent of a tenancy resulting from reduction under clause (a) or enhancement under clause (b) of sub-section (1) and of the cancellation under clause (b) of that sub-section of an entry of a special condition or incident shall be made in the record-of-rights and such note shall, with effect from the 1st day of October 1917, be deemed part of the record-of-rights and be conclusive evidence of the amount of such rent.

(3) The Local Government may by rule prescribe—

(a) the authority by whom the proper amount of reduction and of enhancement under the provisions of sub-section (1) and the resulting rent of the tenancy shall be determined in each case;

(b) the authority by whom the note referred to in sub-section (2) shall be made;

(c) the procedure to be followed by any such authority.

(4) The decision of the authority prescribed under clause (a) of sub-section (3) shall be final as regards—

(a) whether the rent payable by a tenant has been enhanced in consideration of the release of the tenant from a condition, special condition or incident of the nature described in section 3, and the amount of such enhancement;

(Secs: 5-6.)

(b) whether any entry in the record-of-rights is an entry of a special condition or incident of the nature described in sub-section (2) of section 3;

(c) the amount of rent to be noted in the record-of-rights under the provisions of sub-section (2);

and the correctness of any such decision shall not be contested in any suit or proceeding in any court.

(5) In the case of any tenant referred to in clause (a) of sub-section (1), the finally-published entry in the record-of-rights of the rent of his tenancy shall, in any suit or proceeding for the recovery of an arrear of rent which accrued due thereon prior to the first day of October 1917, be conclusive evidence of the amount of the yearly rent payable in respect of such tenancy from the date from which the enhancement took effect to the end of the Fasli year 1324:

This sub-section shall also apply to such suits and proceedings pending at the commencement of this Act.

5. Nothing in this Act shall prevent a tenant from contracting to deliver to his landlord a specified weight of a particular crop to be grown on the land of his tenancy or any portion thereof:

Saving of certain short-term contract to deliver a specified weight of a particular crop.

Provided (1) that any claim for damages for the breach of such contract shall be based on a failure to deliver the specified weight and not on a failure to cultivate any portion of land; (2) that the term of such contract shall not exceed three years; and (3) that the value of the produce to be supplied shall be determined by weighing thereof or by appraisal by arbitrators of the weight thereof.

6. The provisions of this Act shall have effect notwithstanding any provisions to have effect notwithstanding any other enactment.

BIHAR AND ORISSA ACT II OF 1918.[1]

[THE PATNA UNIVERSITY (AMENDMENT) ACT, 1918.]

(8th May, 1918.)

An Act to amend the law relating to Patna University.

Whereas it is expedient to amend the law relating to Patna University in the manner hereinafter appearing;

5 & 6 Gen.
V., c. 61.

And whereas the sanction of the Governor General has been obtained under section 79 of the Government of India Act, 1915, to the passing of this Act;

It is hereby enacted as follows:—

1. This Act may be called the Patna University (Amendment) Act, Short title. 1918.

2. In this Act

Definitions.

- (a) "Chancellor" means the Chancellor of the Patna University;
- (b) "ordinary Fellow" means an ordinary Fellow of the first Senate of the Patna University;
- (c) "ordinary member of the Syndicate" means an ordinary member of the first Syndicate of the Patna University.

XVI of 1917. 1917, an ordinary Fellow or an ordinary member of the Syndicate may resign his office to the Chancellor, and on the acceptance of such resignation such office shall become vacant. Vacation of office by resignation.

4. When the office of an ordinary Fellow or of an ordinary member of the Syndicate has become vacant by death or resignation, the Chancellor may appoint another person to hold such office. Power to fill vacancies.

5. No proceeding of the first Senate or of the first Syndicate of the Patna University shall be deemed to be or to have been invalid by reason of the existence of a vacancy in either body. Proceedings not to be deemed invalid by reason of a vacancy.

[1] For Statement of Objects and Reasons, see E. and O. Gazette, 1918, Pt. V, p. 24; and for Proceedings in Council, see *ibid*, 1918, Pt. VI, pp. 192 and 237-238.

BIHAR AND ORISSA ACT III OF 1918.^[1]

(THE BIHAR AND ORISSA IRRIGATION ACT, 1918.)

(29th May, 1918.)

An Act to amend the Bengal Irrigation Act, 1876.^[2]

Whereas it is expedient to amend the Bengal Irrigation Act, 1876,^[2] in the manner hereinafter appearing;

And whereas the previous sanction of the Governor General has been obtained under section 79 of the Government of India Act, 1915, to the passing of this Act;

It is hereby enacted as follows:—

1. This Act may be called the Bihar and Orissa Irrigation (Amendment) Act, 1918. Short title.

2. For sections^[3] 74 and 75 of the Bengal Irrigation Act, 1876, the following sections shall be substituted, namely:— Substitution of new sections for sections 74 and 75.

"74. (1) Any person who desires that water shall be supplied to his land from a canal shall make written application to that effect to the canal-officer in the form prescribed by rules made under section 99; and, except as provided in section 75A, no person shall be liable to pay any rate or due whatever on account of water supplied to his land with the permission of the canal-officer otherwise than on an application so made. Applications for supply of water.

"(2) An application under this section may be made by any number of persons acting jointly."

"75. If the canal-officer grants an application made under section 74, he shall cause his permission to be recorded in writing in such form as may be prescribed by rules made under section 99."

"75A. If the canal-officer receives applications under section 74 from the occupiers of not less than eighty-five *per cent.* of the rice lands contained in any local area, he may proceed as if he had received such applications from the occupiers of the whole of the rice lands in such area, and if he grants permission for the supply of water to the whole of the rice lands in such area, every occupier of rice lands therein who has not Liability to water-rates of certain non-applicants.

[1] For Statement of Objects and Reasons, see B. and O. Gazette, 1918, Pt. V, p. 10; for Report of the Select Committee, see *ibid*, 1918, Pt. V, p. 26; and for Proceedings in Council, see *ibid*, 1918, Pt. VI, pp. 397-398.

EXTENT.—Apparently this Act extends to the same areas as Ben. Act III of 1876, see footnote Local Extent at p. 201 of Vol. II.

[2] Printed in Vol. II, p. 201.

[3] *Ibid*, p. 220.

Ben. Act III
of 1876.

S & C, Geo.
c. 61.

Ben. Act III
of 1876.

(Secs. 3-5.)

made such application, shall be liable to pay water-rates as if he had made such application :

“ Provided that the canal-officer shall exclude from any computation of percentage for the purposes of this section such rice lands as, in his opinion, should be excluded as being too high to receive water by direct flow or too low to require irrigation or for any other reason, and that the occupiers of such excluded lands shall not be liable to pay water-rates.”

Substitution
of new sec-
tion for sec-
tion 79.
Liability of
occupiers of
lands
benefiting
from un-
authorized
use of water.
Amendment
of section 93.

3. For section 79^[1] of the said Act, the following section shall be substituted, namely:—

“ 79. If canal water is used in an unauthorized manner and if the person by whose act or neglect such use has occurred cannot be indentified, the occupiers of the lands on which such water has flowed, if such land have received benefit therefrom, shall be liable to the charges made for such use as determined by rules made under section 99.”

4. (1) To clause (3) of section 93^[2] of the said Act the following words and figures shall be added, namely:—

“ Or refuses to allow the use of the channel to others as directed in clause (c) of section 59.”

(2) In clause (8) of the said section 93^[2] before the expression “ flood-embankments ” the words “ canal embankments or ” shall be inserted.

Repeal of
Schedules B
and C.

5. Schedules^[3] B and C to the said Act are hereby repealed.

[¹] Printed in Vol. II, p. 222.

[²] *Ibid*, p. 225.

[³] *Ibid*, pp. 228—230.

INDEX TO THE ENACTMENTS PRINTED IN THIS CODE.

INDEX.

Subject.	Vol.	Pages.
ABANDONMENT—		
of holding. <i>See</i> LANDLORD AND TENANT.		
Continuance of rights as settled <i>raiyat</i> , after recovering possession under s. 87, Act 8, 1885. Act 8, 1885, s. 20(b) . . .	I	472
Continuance of rights as settled <i>raiyat</i> , after recovering possession under s. 98, Bihar and Orissa Act 2, 1913. Bihar and Orissa Act 2, 1913, s. 23 (b).	III	410
ABATEMENT—		
of rent on interruption of water-supply. <i>See</i> IRRIGATION.		
ABET : defined. <i>See</i> WORDS AND PHRASES.		
ABETMENT of offence against the Salt Act, 1864. <i>See</i> SALT.		
ABWAB . <i>See</i> ILLEGAL CESS; LANDLORD AND TENANT.		
ACCESSION . <i>See</i> ALLUVION AND DILUVION.		
ACCOUNT(s)—		
if not furnished to Collector to be inadmissible in evidence in suit to contest decision of Revenue Authorities. Ben. Reg. 2, 1819, s. 13 (2)	I	194
Delivery to Court of — by manager or guardian under Court of Wards. <i>See</i> COURT OF WARDS.		
in connection with embankments. <i>See</i> EMBANKMENT.		
Falsification, etc., of — by nativ agent of landlord. <i>See</i> FALSIFICATION OF ACCOUNTS.		
Rules as to receipts and — under Bengal Tenancy Act and Orissa Tenancy Act. <i>See</i> LANDLORD AND TENANT.		
to be kept by common manager. <i>See</i> LANDLORD AND TENANT		
to be kept by Collectors. <i>See</i> LAND-REVENUE.		
Village —. <i>See</i> LAND-REVENUE.		
Method of keeping — in municipalities:— <i>See</i> MUNICIPALITY.		
Penalty for falsification of <i>Patwaris</i> —. <i>See</i> PATWARIS AND KANUNGOS.		
Separate —. <i>See</i> SEPARATE ACCOUNT.		
Penalty for not rendering proper — of tramway. <i>See</i> TRAMWAY.		
ACCOUNTANT : defined. <i>See</i> WORDS AND PHRASES.		
ACQUISITION—		
of land for drainago scheme. <i>See</i> DRAINAGE.		
of land for embankment. <i>See</i> EMBANKMENT.		
Restriction on —, as against Government, of certain rights to supply water. <i>See</i> IRRIGATION.		
Compulsory — of tenant's holding by landlord for purposes of building. <i>See</i> LANDLORD AND TENANT.		
Power of District Boards to acquire property. <i>See</i> LOCAL SELF-GOVERNMENT.		
Power of Municipal Commissioners to acquire land and property. <i>See</i> MUNICIPALITY.		
ACT : defined. <i>See</i> WORDS AND PHRASES.		
ACT(s) AND REGULATIONS—		
Citation of —		
Ben. Act. 1, 1899, s. 29	III	150
B. & O Act 1 of 1917, s. 32	IV	260

INDEX.

Subject.	Vol.	Pages.
ABANDONMENT—		
of holding. <i>See</i> LANDLORD AND TENANT.		
Continuance of rights as settled <i>raiyat</i> , after recovering possession under s. 87, Act 8, 1885. Act 8, 1885, s. 20(b)	I	472
Continuance of rights as settled <i>raiyat</i> , after recovering possession under s. 98, Bihar and Orissa Act 2, 1913. Bihar and Orissa Act 2, 1913, s. 23 (b).	III	410
ABATEMENT—		
of rent on interruption of water-supply. <i>See</i> IRRIGATION.		
ABET: defined. <i>See</i> WORDS AND PHRASES.		
ABETMENT of offence against the Salt Act, 1864. <i>See</i> SALT.		
ABWAB. <i>See</i> ILLEGAL CRESS; LANDLORD AND TENANT.		
ACCESSION. <i>See</i> ALLUVION AND DILUVION.		
ACCOUNT(s)—		
if not furnished to Collector to be inadmissible in evidence in suit to contest decision of Revenue Authorities. Ben. Reg. 2, 1819, s. 13 (2)	I	194
Delivery to Court of — by manager or guardian under Court of Wards. <i>See</i> COURT OF WARDS.		
in connection with embankments. <i>See</i> EMBANKMENT.		
Falsification, etc., (f — by nativ agent of landlord. <i>See</i> FALSIFICATION OF ACCOUNTS.		
Rules as to receipts and — under Bengal Tenancy Act and Orissa Tenancy Act. <i>See</i> LANDLORD AND TENANT.		
to be kept by common manager. <i>See</i> LANDLORD AND TENANT		
to be kept by Collectors. <i>See</i> LAND-REVENUE.		
Village —. <i>See</i> LAND-REVENUE.		
Method of keeping — in municipalities:— <i>See</i> MUNICIPALITY.		
Penalty for falsification of <i>Patwaris</i> —. <i>See</i> PATWARIS AND KANUNGOS.		
Separate —. <i>See</i> SEPARATE ACCOUNT.		
Penalty for not rendering proper — of tramway. <i>See</i> TRAMWAY.		
ACCOUNTANT: defined. <i>See</i> WORDS AND PHRASES.		
ACQUISITION—		
of land for drainage scheme. <i>See</i> DRAINAGE.		
of land for embankment. <i>See</i> EMBANKMENT.		
Restriction on —, as against Government, of certain rights to supply water. <i>See</i> IRRIGATION.		
Compulsory — of tenant's holding by landlord for purposes of building. <i>See</i> LANDLORD AND TENANT.		
Power of District Boards to acquire property. <i>See</i> LOCAL SELF-GOVERNMENT.		
Power of Municipal Commissioners to acquire land and property. <i>See</i> MUNICIPALITY.		
ACT: defined. <i>See</i> WORDS AND PHRASES.		
ACT(s) AND REGULATIONS—		
Citation of —		
Ben. Act. I, 1899, s. 29	III	150
B. & O Act I of 1917, s. 32	IV	260

Subject.	Vol.	Page.
ACT(S) AND REGULATIONS—<i>contd.</i>		
Short titles given to certain —		
Act 5, 1897, s. 4, Sch. III	I	603, 606
Act 1, 1903, s. 2, Sch. I.	I	683, 684
Short titles table of —	IV	1
Amendments made in certain —		
Act 5, 1897, s. 2, Sch. II,	I	602, 605
Act 1, 1903, s. 3, Sch. II.	I	683, 700
Certain tracts removed from the operation of —. <i>See</i> DE-REGULATIONISED TRACTS.		
Chronological tables of —. <i>See</i> under ENACTMENT.		
THE ANGUL LAWS REGULATION, 1913 (Reg. 3 of 1913)—		
Preliminary — Reg. 3, 1913, s. 1	I	863
Definitions — Reg. 3, 1913, s. 2	I	863
Law applicable in the district — Reg. 3, 1913, ss. 3 to 8	I	864, 865
Constitution and jurisdiction of courts — Reg. 3, 1913, ss. 9 to 14	I	865 to 867
Powers of courts — Reg. 3, 1913, s. 14	I	867
Administration of Civil Justice—		
Law to be administered — Reg. 3, 1913, s. 30	I	870
Interest, limit to amount of, to be decreed — Reg. 3, 1913, s. 31	I	870
Panchayet, reference by court to village — Reg. 3, 1913, s. 32	I	871
Administration of Criminal Justice—		
Court of Session, local jurisdiction of — and judge of — Reg. 3, 1913, s. 15	I	868
power of, to take cognizance of offences as an original court — Reg. 3, 1913, s. 16	I	868
trial without jury — Reg. 3, 1913, s. 17	I	868
Officer in charge of police station — who is — and powers of — Reg. 3, 1913, s. 18	I	868
Detention by police — Reg. 3, 1913, s. 19	I	868
Statement made to police officer — s. 162(1) not to apply to — when police officer is a magistrate — Reg. 3, 1913, s. 20	I	868
Certain offences may be entertained upon complaint made by order of, or under authority from, Deputy Commissioner — Reg. 3, 1913, s. 21	I	868
Pardon, tender of — Reg. 3, 1913, s. 22	I	869
Appeal—		
Limitation of — Reg. 3, 1913, s. 23	I	869
Restrictions on — Reg. 3, 1913, s. 24	I	869
Trial of offences committed in Criminal Court or in contempt of court, etc. — Reg. 3, 1913, s. 25	I	869
Conduct of prosecutions — Reg. 3, 1913, s. 26	I	869
Transfer, adjournment on application for — Reg. 3, 1913, s. 27	I	869
Revision — Reg. 3, 1913, s. 28	I	869
European British Subject, saving of provisions relating to — Reg. 3, 1913, s. 29	I	870
Arbitration—		
Reference by court to — 3, 1913, s. 33	I	871
Bar to, in certain cases, and limitation of awards Reg. 3, 1913, s. 34		871
Number and appointment of arbitrators — Reg. 3, 1913, s. 35	I	87

Subject.	Vol.	Page.
(s) AND REGULATIONS— <i>concl.</i>		
THE ANGUL LAWS REGULATION, 1913— <i>concl.</i>		
Arbitration— <i>concl.</i>		
Application of second Schedule of Code of Civil Procedure, 1908, — Reg. 3, 1913, s. 36	I	871
Use and control of rivers — Reg. 3, 1913, s. 37	I	871
Appeal — Reg. 3, 1913, s. 38	I	872
Revision — Reg. 3, 1913, s. 39	I	872
Recovery of Public Demands—		
Certificate that public demand is in arrear — Reg. 3, 1913, s. 40	I	872
Issue of notice — Reg. 3, 1913, s. 41	I	873
Mode of realization — Reg. 3, 1913, s. 42	I	873
Sale of immoveable property of <i>raiyat</i> — Reg. 3, 1913, s. 43	I	873
Revision — Reg. 3, 1913, s. 44	I	873
Register of proceedings — Reg. 3, 1913, s. 45	I	874
'Police—		
Power to appoint and dismiss village <i>choukidar</i> — Reg. 3, 1913, s. 46	I	874
Constitution of village — and realization of <i>choukidari</i> dues — Reg. 3, 1913, s. 47	I	874
Penalties for <i>choukidar</i> withdrawing from duties — Reg. 3, 1913, s. 48	I	874
Power to fine <i>choukidars</i> departmentally — Reg. 3, 1913, s. 49	I	875
Duties of <i>choukidar</i> — Reg. 3, 1913, s. 50	I	875
Procedure on arrest by <i>choukidar</i> — Reg. 3, 1913, s. 51	I	876
Appeal from order of Superintendent fining or dismissing <i>choukidar</i> — Reg. 3, 1913, s. 52	I	876
Rules, powers of Local Government to make — Reg. 3, 1913, s. 53	I	876
Register of Documents—		
Sub-Registrars—		
appointment, etc., of — Reg. 3, 1913, s. 55	I	877
deemed to be public servant — Reg. 3, 1913, s. 55 (3)	I	877
Registrar—		
Deputy Commissioner to be — Reg. 3, 1913, s. 56 (1)	I	877
delegation of powers by — Reg. 3, 1913, s. 56 (2)		
Compulsory registration, power to direct in certain cases — Reg. 3, 1913, s. 57	I	877
Rules, power to make — Reg. 3, 1913, s. 58	I	878
Landlord and tenant. <i>See</i> LANDLORD AND TENANT.		
Sanitation, power of Local Government to order specified area to be subject to Sanitary and Municipal control — Reg. 3, 1913, s. 68	I	880
Miscellaneous—		
Power of Deputy Commissioner to summon landholders, etc., — Reg. 3, 1913, s. 69	I	881
Auction-sales and liability of auction-purchasers — Reg. 3, 1913, s. 70	I	882
Control of agents and petition-witness — Reg. 3, 1913, s. 71	I	882
Legal practitioners — Reg. 3, 1913, s. 72	I	882
Court-fees, power of court to grant exemption from payment of — Reg. 3, 1913, s. 73	I	882
Oath or solemn affirmation — Reg. 3, 1913, s. 74		882
THE BANKI LAWS ACT, 1881 (Act 25 of 1881).		
Application to Mahal of Banki of laws applicable to Cuttack district on 1st April, 1882, Act 25 of 1881, s. 2	I	449

Subject.	Vol.	Page.
ACT(S) AND REGULATIONS— <i>concl'd.</i>		
THE BANKI LAWS ACT, 1881 (ACT 25 of 1881)— <i>concl'd.</i>		
Repeal of certain other enactments — Act 25 of 1881, s. 2	I	449
Mahal of Banki to cease to be a scheduled district — Act 25 of 1881, s. 4	I	449
THE BENGAL GENERAL CLAUSES ACT, 1899 (BEN. ACT 1, 1899)	III	139
Commencement of Bengal Acts. Ben. Act 1, 1899, ss. 3 (9), 6	III	141, 146
Distances; Measurement of — Ben. Act 1, 1899, s. 13	III	147
Fines; Recovery of — Ben. Act 1, 1899, s. 26	III	149
Functionaries; Application of enactments to subordinates, successors and substituted — Ben. Act 1, 1899, ss. 18 to 20	III	147, 148
Gender and number. Ben. Act 1, 1899, s. 14	III	147
Offence under more than one enactment may be tried under any, but punished only once. Ben. Act 1, 1899, s. 27	III	149
Powers exercisable from time to time. Ben. Act 1, 1899, s. 15	III	147
Power to appoint includes power to appoint <i>ex-officio</i> . Ben. Act 1, 1899, s. 16	III	147
Power to appoint includes power to suspend or dismiss. Ben. Act 1, 1899, s. 17.	III	147
Printing on Bengal Acts of date of publication after having received Governor General's assent. Ben. Act 1, 1899, s. 7	III	145
Publication of draft rules or by-laws. Ben. Act 1, 1899, s. 24	III	148
Repeal; Effect of. Ben. Act 1, 1899, s. 8	III	145
Repealed enactment, Revival of. Ben. Act 1, 1899, s. 9	III	146
Repealed enactment, Construction of references to. Ben. Act 1, 1899, s. 10	III	146
Repealed enactment, Continuance of orders, etc., issued under Ben. Act 1, 1899, s. 25	III	147
Rules, orders, etc., made between passing and commencement of Bengal Act. Ben. Act 1, 1899, s. 23	III	148
Rules, orders, etc., Expressions used in — to have same meaning as in Act. Ben. Act 1, 1899, s. 21	III	148
Rules, orders, etc., may be rescinded or modified. Ben. Act 1, 1899, s. 22	III	148
Rules, orders, etc., under repealed Act or Regulation — Continuance of — Ben. Act 1, 1899, s. 25	III	149
Service by post; Meaning of — Ben. Act 1, 1899, s. 28	III	150
Time; Mode of indicating commencement and termination of — Ben. Act, 1, 1899, s. 11	III	146
Time; Computation of — when Court or office closed. Ben. Act 1, 1899, s. 12	III	146
THE BIHAR AND ORISSA GENERAL CLAUSES ACT, 1917 (B. & O. ACT 1 OF 1917)	IV	251
Commencement of Bihar and Orissa Acts, B. & O. Act 1 of 1917, ss. 3 (12) and 6	IV	252, 256
Definitions; continuance of certain — for certain purposes. B. & O. Act 1 of 1917, s. 5	IV	256
Distances; Measurement of — B. & O. Act 1 of 1917, s. 13	IV	257
Fines; recovery of — B. & O. Act 1 of 1917, s. 29	IV	260
Functionaries; application of enactments to subordinates, successors and substituted — B. & O. Act 1 of 1917, ss. 20, 22	IV	258
Gender and number. B. & O. Act 1 of 1917, s. 15	IV	257
Offence under more than one enactment may be tried under any, but punished only once. B. & O. Act 1 of 1917, s. 30	IV	260
Powers exercisable from time to time. B. & O. Act 1 of 1917, s. 17	IV	258

Subject.

Vol. Page.

ACT(S) AND REGULATIONS—*contd.*THE BIHAR AND ORISSA GENERAL CLAUSES ACTS, 1917 (B. & O. ACT 1 OF 1917)—*contd.*

Power to appoint includes power to appoint <i>ex-officio</i> . B. & O. Act 1 of 1917, s. 18	IV	258
Power to appoint includes power to suspend or dismiss. B. & O. Act 1 of 1917, s. 19	IV	258
Printing on Bihar and Orissa Acts of date of publication. B. & O. Act 1 of 1917, s. 7	IV	256
Publication of draft rules or bye-laws. B. & O. Act 1 of 1917, s. 26	IV	259
Repeal; effect of. B. & O. Act 1 of 1917, s. 8	IV	256
Repealed enactment; revival of. B. & O. Act 1 of 1917, s. 9	IV	257
Construction of references to. B. & O. Act 1 of 1917, s. 10	IV	257
Continuance of orders, etc., issued under. B. & O. Act 1 of 1917, s. 27	IV	260

RULES, ORDERS, ETC.—

Made between passing and commencement of Bihar and Orissa Acts. B. & O. Act 1 of 1917, s. 25	IV	259
Expressions used in, to have same meaning as in Act. B. & O. Act 1 of 1917, s. 23	IV	258
May be rescinded or modified. B. & O. Act 1 of 1917, s. 24	IV	259
Under repealed Act or Regulation — continuance of. B. & O. Act 1 of 1918, s. 27	IV	260
SERVICED BY POST; meaning of. B. & O. Act 1 of 1917, s. 31	IV	260

TIME—

Made of indication commencement and termination of. B. & O. Act 1 of 1917, s. 11	IV	257
Computation of, when court or office closed. B. & O. Act 1 of 1917, s. 12	IV	257

THE PONAHAT ESTATE ACT, 1893 (Act 2 of 1893).

ESTATE OF PONAHAT — annexed to Singhbhum District — Act 2 of 1893, s. 2	I	599
to form part of the scheduled district of Chota Nagpur — Act 2 of 1893, s. 3	I	599
VALIDATION of certain Acts — Act 2 of 1893, s. 4	I	600

THE SANTHAL PARAGANAS ACT, 1885 (Act 37 of 1885).

Act, removal of certain districts from operation of general Acts — Act 37 of 1885, s. 1 (1)	I	373
Civil and Criminal Justice, administration of — Act 37 of 1885, ss. 2 and 3	I	374
Jails, civil and criminal, imprisonment in, may be in or out of district	I	374

JUSTICE—

Administration of civil and criminal — in districts removed from operation of general Acts — Act 37 of 1885, s. 2	I	374
Place of holding courts for administration of civil and criminal — Act 37 of 1885, s. 3	I	374
Imprisonment in civil or criminal jails, may be in or out of the district — Act 37 of 1885, s. 3	I	374

REVENUE—

Collection of, in districts removed from operation of General Acts — Act 37 of 1885, s. 2	I	374
Permanently settled — collection of, in district removed from operation of General Acts — Act 37 of 1885, s. 2	I	374

Subject.	Vol.	Page.
ACT(S) AND REGULATIONS— <i>concl'd.</i>		
THE SANTHAL PARGANAS ACT, 1885— <i>concl'd.</i>		
REVENUE— <i>cont'd.</i>		
Suits, trial of, when value above Rs. 1,000, to be according to general laws and Regulations — Act 37 of 1885, s. 2.	I	374
THE SANTHAL PARGANAS JUSTICE REGULATION, 1893 (Reg. 5, 1893).		
Extent and commencement — Reg. 5 of 1893, s. 1	I	823
Definitions — Reg. 5 of 1893, s. 2	I	823
Appeals—		
from subordinate magistrates — Reg. 5, 1893, s. 4	I	824
from Deputy Commissioner — Reg. 5, 1893, s. 4	I	824
power of appellate to enhance sentence — Reg. 5, 1893	I	825
findings not to be reversed in — for irregularities of procedure — Reg. 5, 1893, s. 4	I	825
Civil Justice — classes of courts, jurisdiction, procedure, etc.		
Courts established under the Bengal, Agra Assam Civil Courts Act, 1887 — Reg. 5, 1893, ss. 7 to 11	I	826
Courts of officers appointed under the Sonthal Parganas Act, 1885 — Reg. 5, 1893, ss. 12 to 23	I	827, 830
Criminal Justice—		
Code of Criminal Procedure, application of — Reg. 5 of 1893, s. 4	I	824
High Court, meaning of — Reg. 5, 1893, s. 4	I	824
Court of Session — constitution of sessions division and power to appoint a Sessions Judge — Reg. 5, 1893, s. 4	I	824
Certain powers not to be exercised by — Reg. 5, 1893, s. 4	I	824
Supplemental provisions — Reg. 5, 1893, ss. 24 to 27	I	830, 831
ACTIVE SERVICE: defined. See WORDS AND PHRASES.		
ACTUAL PRODUCE: defined. See WORDS AND PHRASES.		
ADDITIONAL POLICE. See POLICE.		
ADDITION: ADJOINING HOLDINGS: ADJUSTMENT: defined. See WORDS AND PHRASES.		
ADMINISTRATION OF ESTATES—		
Executors of Hindus, Muhammadans, etc., to take charge of estate without interference by Courts. Ben. Reg. 5, 1799, s. 2	I	84
Heirs of Hindus, Muhammadans, etc., dying intestate not bound to apply to Court for permission to take possession of estate. Ben. Reg. 5, 1799, s. 3	I	84
Reference to Court when succession disputed between several claimants. Ben. Reg. 5, 1799, s. 4	I	85
When Court may appoint administrator; security to be given by him. Ben. Reg. 5, 1799, ss. 5, 6	I	85
Management of estate through Collector of district, when action taken under Ben. Reg. 5, 1799, ss. 5, 6. Ben. Reg. 5, 1827	I	315
District Judge to interfere for protection of property of intestate when there is no claimant. Ben. Reg. 5, 1799, s. 7	I	86
Ben. Reg. 5, 1799, not to affect jurisdiction of Court of Wards. Ben. Reg. 5, 1799, s. 8	I	86
Transfer to Subordinate Judge or <i>Munsif</i> of proceedings under Ben. Reg. 5, 1799, Act 10, 1865, or Act 5, 1881. Act 12, 1887, s. 23	I	581
Act 12, 1887 (Civil Courts), applies to Bengal Act 12, 1887, s. 1 (2).	I	567
ADMITTED TO OCCUPATION: defined. See WORDS AND PHRASES.		
ADVANCE(S) for cultivation of indigo. See INDIGO.		

Subject.	Vol.	Page.
AFFIDAVIT: defined. <i>See</i> WORDS AND PHRASES.		
AFFIRMATION. <i>See</i> OATH.		
AGENT—		
Power of landlord to act through —; Joint landlords to act collectively or by common —. <i>See</i> LANDLORD AND TENANT.		
defined. <i>See</i> WORDS AND PHRASES.		
Distrain by —. <i>See</i> DISTRAINT.		
AGREEMENT — for cultivation of indigo; evasion of —. <i>See</i> INDIGO.		
AGRICULTURAL YEAR: defined. <i>See</i> WORDS AND PHRASES.		
AGRICULTURAL SHOW. <i>See</i> FAIR.		
AIMA GRANT. <i>See</i> Allamgha.		
ALIGNMENT—		
of embankment. <i>See</i> EMBANKMENT.		
ALLOWANCE—		
to proprietors of estates farmed or held <i>khas malikana</i> . <i>See</i> LAND-REVENUE.		
to zamindars, etc., having rights in waste land leased. <i>See</i> LAND-REVENUE.		
of kharis and kunungos to be added to jama. <i>See</i> LAND-REVENUE.		
ALLUVION.—Lands gained by — to be assessed. <i>See</i> LAND-REVENUE.		
ALLUVION AND DELUVION—		
Claims to alluvial land—		
to be decided by local usage, when clearly established. Ben. Reg. 11, 1825, s. 2	I	300
how to be decided in absence of such usage, in case — of lands gained by gradual accession. Ben. Reg. 11, 1825, ss. 3, 4 (1)	I	300
of river suddenly changing its course and intersecting estate. Ben. Reg. 11, 1825, ss. 3, 4 (2)	I	300, 301
of chars thrown up in navigable river or sea. Ben. Reg. 11, 1825, ss. 3, 4 (3). Ben. Act 4, 1868, ss. 2 to 8	I	300, 301
of chars thrown up in small shallow river. Ben. Reg. 11, 1825, ss. 3, 4 (4)	I	300, 301
not specially provided for. Ben. Reg. 11, 1825, ss. 3, 4 (5)	I	300, 301
Allowance of — not to bar assessment to revenue or rent. Ben. Reg. 11, 1825, s. 4 (1)	I	300
Ben. Reg. 11, 1825, not to authorise encroachments on bed or channel of navigable river or to prevent removal by Government of obstructions to navigation. Ben. Reg. 11, 1825, s. 5	I	302
Power to direct new survey of riparian lands. Act 9, 1847, ss. 3, 4	I	347, 348
Assessment, and alteration of assessment, on account of; addition of revenue assessed upon alluvial land to jama of original estate; separate settlement of alluvial land when to be made; saving of rights of under-tenants; record of such rights. <i>See</i> LAND-REVENUE.		
Alteration of rent in consequence of —. Act 8, 1835, s. 52	I	486
Right of frequent measurement of land subject to —. Act 8, 1835, s. 50	I	502
Allamgha and Aima GRANTS to be considered hereditary tenures; are transferable; transfer must be registered. Reg. 37, 1794, s. 15	I	73
ALTERATION OF RENT. <i>See</i> LANDLORD AND TENANT.		
Amis—Civil Court — Act, 1853, repealed. Ben. Act 2, 1899	III	151
ANGUL LAWS REGULATION, 1917 <i>See</i> ACTS AND REGULATIONS.		

Subject.	Vol.	Page.
ANIMAL(s)—		
defined. <i>See</i> WORD AND PHRASES.		
Power of District Boards to hold cattle shows. <i>See</i> FAIR.		
Penalty for setting — to fight. <i>See</i> GAMING.		
Power of District Board to offer rewards for destruction of noxious —. <i>See</i> LOCAL SELF-GOVERNMENT.		
Impressment of animals. <i>See</i> MARCHING TROOPS.		
Control over keeping of — in municipalities:— <i>See</i> MUNICIPALITY.		
<i>See also</i> CRUELTY TO ANIMALS.		
ANNUAL VALUE: defined. <i>See</i> WORDS AND PHRASES.		
ANNUITY — for officers and servants of Municipality. <i>See</i> MUNICIPALITY.		
APPEALS—		
against apportionment of drainage expenses. <i>See</i> DRAINAGE.		
as to construction, removal, etc., of embankments. <i>See</i> EMBANKMENT.		
against orders of Canal Officer, etc. <i>See</i> IRRIGATION.		
from decisions of Revenue Officers. <i>See</i> LANDLORD AND TENANT.		
in rent suits under the Bengal Tenancy Act, the Chota Nagpur Tenancy Act, and the Crissa Tenancy Act. <i>See</i> LANDLORD AND TENANT.		
in cases under Ben. Act 4, 1867. <i>See</i> LANDLORD AND TENANT.		
from decision of Collector in suits. Reg. 7, 1822. <i>See</i> LAND-REVENUE.		
to High Court in suits to contest assessment. <i>See</i> LAND-REVENUE.		
to Commissioner against revenue sale. <i>See</i> LAND-REVENUE. <i>See also</i> CIVIL COURTS, and appropriate head in each case.		
APPLICATION—		
for commutation of rent—		
Act 8, 1885, s. 40	I	481
B. & O. Act II of 1913, s. 47	III	19
to deposit rent in Court—		
Act 8, 1885, s. 61	I	491
B. & O. Act II of 1913, s. 70	III	430
for appraisalment of produce—		
Act 8, 1885, s. 69	I	494
B. & O. Act II of 1913, s. 69	III	434
for registration of improvement—		
Act 8, 1885, s. 80	I	498
B. & O. Act II of 1913, s. 80	III	434
for preparation of record of rights—		
Act 8, 1885, s. 103	I	509
B. & O. Act II of 1913, s. 115	III	448
for distraint—		
Act 8, 1885, s. 121	I	527
B. & O. Act II of 1913, s. 155	III	465
for determination of incidents of tenancy—		
Act 8, 1885, s. 158	I	542
B. & O. Act II of 1913, s. 210	III	483
for sale of tenure or holding—		
Act 8, 1885, s. 162	I	547
to annul incumbrance—		
Act 8, 1885, s. 167	I	549
B. & O. Act II of 1913, s. 221	III	489
to set aside sale—		
B Act 8, 1885, s. 176	I	554
B & O. Act II of 1913, s. 230	III	494

Subject.	Vol.	Page.
APPLICATION— <i>concl'd.</i>		
Limitation in—		
Act 8, 1885, Sch. III	III	538
B. & O. Act II of 1913, Sch. III	III	508
See also Landlord and Tenant.		
for supply of water. See IRRIGATION.		
of purchase money. See LAND-REVENUE.		
under the Partition Act, 1897. See PARTITION.		
for registration of tenures, farms and leases. See REGISTRATION OF LAND.		
for permission to make settlement of estate. See SETTLED ESTATE.		
APPORTIONMENT—		
of expenses of drainage scheme. See DRAINAGE.		
of cost of embankment. See EMBANKMENT.		
of compensation for damages caused by construction of canal. See IRRIGATION.		
of assessment on division of joint estate. See LAND-REVENUE.		
of Municipal Fund. See MUNICIPALITY.		
of costs of partition. See PARTITION.		
of costs of erection and maintenance of boundary marks. See SURVEY		
APPRAISEMENT OF PRODUCE. See LANDLORD AND TENANT.		
ARBITRATION—		
in settlement disputes under Reg. 7, 1822. See LAND-REVENUE.		
Special provisions for reference to— under the Bengal Embankment Act. Act 32, 1855, s. 7	I	363
in matters relating to land-revenue. Ben Reg. 7, 1822, ss. 33, 34, Ben. Reg. 9, 1833, ss. 5 to 10	I	260, 338
in partition cases. Ben. Act 5, 1897, ss. 7, 51 to 56, 98	III	94, 109, 110, 124
in civil suits in Angul —. Reg. 3, 1913, ss. 33 to 36	I	871
Power to refer dispute during survey to. See SURVEY.		
AREA: defined. See WORDS AND PHRASES.		
AREA OF SUPPLY: defined. See WORDS AND PHRASES.		
ARREARS—		
defined. See WORDS AND PHRASES.		
Provisions as to recovery, distraint, sale—		
under Bengal Tenancy Act, 1885, the Orissa Tenancy Act, 1913, and the Chota Nagpur Tenancy Act, 1908. See LANDLORD AND TENANT.		
under the Bengal Cess Act, 1880. See LOCAL RATES AND CESSES.		
under the certificate procedure. See PUBLIC DEMANDS.		
under other Enactments. See LANDLORD AND TENANT.		
Collection of — of Land-revenue—generally. See LAND-REVENUE.		
Inquiry into cause of — by separate estate. See PARTITION.		
Sums recoverable under certificates as arrears of revenue. See PUBLIC DEMANDS.		
Sale of settled estates for arrears of land-revenue. See SETTLED ESTATE.		
See also DISTRAINT; RECOVERY; SALE.		
ASSAM LABOUR AND EMIGRATION ACT, 1901. See EMIGRATION.		
Amendment of —. Act 11, 1903.	I	717
ASSEMBLY—		
Village <i>dargas</i> to report armed assemblages. See POLICE.		

Subject.

Vol.

Page.

ASSESSMENT—

of Land-revenue. See LAND-REVENUE.

of Road and Public Works cess. See LOCAL RATES AND CESSES.
of rates and taxes in municipalities. See MUNICIPALITY.

of land-revenue on separated estates. See PARTITION.

Rules for adjustment of — on lands held *khas* or let in farm. See
PERMANENT SETTLEMENT.

for maintenance of village *chaukidars*. See POLICE.

of *Chaukidari Chakran* lands. See POLICE.

for maintenance of Rural Police. See POLICE.

of rates by Port Commissioners. See PORT COMMISSIONERS OR
TRUSTEES.

of Government revenue on partition, when proprietor dies in-
testate. See SUCCESSION.

ASSESSOR—

for appraisement or division of crops. Act 8, 1885, s. 70. I 495

for estimating compensation for *raiya*'s improvements. Act 8,
1885, s. 82 (5) I 499

ASSETS: defined. See WORDS AND PHRASES.

ASSISTANT COLLECTOR. See LAND-REVENUE.

ASSISTANT MAGISTRATE. See CIVIL COURTS.

ATTACHED ESTATES MANAGEMENT REGULATION (BENGAL), 1827.

Ben. Reg. 5, 1827 I 315

See ADMINISTRATION OF ESTATES.

ATTACHMENT—

of rent decree prohibited—

Act 8, 1885, s. 143 I 536

B. & O. Act II of 1913, s. 198 III 477

of *patni* tenure, if transferee omit to register. Reg. 8, 1819, s. 7 I 210

Distrain of property under —. Act. 8, 1885, s. 139 I 532

to be simultaneous with sale proclamation. Act 8, 1885, s. 163 I 447

Tenure or holding to be released from—

Act 8, 1885, s. 170 I 551

B. & O. Act II of 1913, s. 224 III 491

Power to attach estates, for reasons of State without judicial trial.

Ben. Reg. 3, 1818, s. 9 I 178

Management of such estates. Ben. Reg. 3, 1818, s. 10 I 178

Release of such estates from —. Ben. Reg. 3, 1818, s. 11 I 178

Local extent of the above Regulations. See STATE PRISONER.

for recovery of land-revenue. See LAND-REVENUE.

Power to attach estate belonging to minor by Court of Wards.

See COURT OF WARDS.

for recovery of rent. See ARREAR(S); DISTRAINT; RECOVERY.

of revenue of escheated life grant. See LAND-REVENUE.

Non-liability of poppy-crop to —. See OPIUM.

Power to attach poppy-crop on discovery of unlicensed cultiva-
tion. See OPIUM.

ATTENDANCE—

Powers of Board to require personal — of Native Officers and
proprietors. See LAND-REVENUE.

Power of Collector to enforce — during settlement. See LAND-
REVENUE.

AVOIDANCE OF INCUMBRANCE: General power of purchaser as to —
in sales under Act 8 of 1885. See LANDLORD AND TENANT.

Badshahi GRANT: defined. See WORDS AND PHRASES.

Badshahi Lakhiraj GRANTS. See LAND-REVENUE.

Subject.	Vol.	Page.
<i>Bajastidar</i> : defined. <i>See</i> WORDS AND PHRASES. may not be ejected for arrears of rent. B. & O. 2; 1913, s. 74	III	432
BALLOON (FIRE). <i>See</i> FIRE; MUNICIPALITY.		
BANKI LAWS ACT, 1881. <i>See</i> ACTS AND REGULATIONS.		
BARRISTER : defined. <i>See</i> WORDS AND PHRASES.		
BATHING AND WASHING PLACES— Regulation of — in Municipalities. <i>See</i> MUNICIPALITY. <i>See also under</i> PLATFORM.		
Bazar : <i>See under</i> MARKET.		
Beer : defined. <i>See</i> WORDS AND PHRASES.		
Benami suit to oust purchaser at revenue sale on ground that he bought — to be dismissed. <i>See</i> LAND-REVENUE.		
BENGAL ACT defined. <i>See</i> WORDS AND PHRASES.		
BENGAL, BIHAR AND ORISSA AND ASSAM LAWS ACT, 1912, Act 7, 1912	I	723
BEQUEST of holding ; bar of contracts affecting right to bequeath.— Act 8, 1885, s. 178	I	554
B. & O. Act II of 1913, s. 232	III	494
Bhugat bandha mortgage : defined. <i>See</i> WORDS AND PHRASES.		
Bhumiharri TENURE. <i>See</i> WORDS AND PHRASES. Incidents of— <i>See</i> LANDLORD AND TENANT.		
BICYCLE. <i>See under</i> CYCLE.		
BIHAR AND ORISSA } defined. <i>See</i> WORDS AND PHRASES. BIHAR AND ORISSA ACT)		
BIRD(s).—Penalty for setting — to fight in public place. <i>See</i> GAMING.		
BIRTHS, DEATHS AND MARRIAGES REGISTRATION.— <i>See</i> REGISTRATION OF BIRTHS, ETC. Submission of returns of — by District Boards. <i>See</i> LOCAL SELF-GOVERNMENT.		
BOARD ; BOARD OF COMMISSIONERS : defined. <i>See</i> WORDS AND PHRASES.		
BOARD OF REVENUE— Defined. <i>See</i> WORDS AND PHRASES. General powers, duties, etc., of —. <i>See</i> LAND-REVENUE ; OPIUM ; REGISTRATION OF LAND. Power of — to depute subordinate to perform functions of Collector. <i>See</i> LAND-REVENUE. Constitution, general powers and duties of —. <i>See</i> LAND-REVENUE. to the Court of Wards. Ben. Act 9, 1879, s. 5	II	287
Duties and powers of — in connection with charitable endowments and escheats. <i>See</i> ENDOWMENT ; E-CHEAT.		
THE BIHAR AND ORISSA BOARD OF REVENUE ACT, 1913 (B. & O. Act I of 1913).		
Designation of Board —. B. & O. Act 1, 1913, s. 2	III	385
Number of members —. B. & O. Act 1, 1913, s. 3	III	386
Additional member, powers and duties of —. B. & O. Act 1, 1913, s. 4	III	386
Construction of references to former Board —. B. & O. Act 1, 1913, s. 5	III	386
Review of orders by Board —. B. & O. Act 1, 1913	III	386
BOARD : defined. <i>See</i> WORDS AND PHRASES.		
BOAT(s).—Supply of — for marching troops. <i>See</i> MARCHING TROOPS. <i>See also</i> FERRY ; VESSEL.		

Subject.	Vol.	Page.
BOILERS. <i>See</i> Steam-Boilers.		
BOTTLE, TO : defined. <i>See</i> WORDS AND PHRASES.		
BOUNDARY(IES)—		
Disputes as to —. <i>See</i> SURVEY OF LAND.		
Settlement with whom to be made, where — disputed. <i>See</i> LAND-REVENUE.		
BOUNDARY AND SURVEY MARK.—		
Provisions of Partition Act, 1897, as to —. <i>See</i> PARTITION.		
<i>See</i> SURVEY OF LAND.		
BRANCH COMMITTEE. <i>See</i> LOCAL RATES AND CESSSES.		
BRIBE—		
Penalty for taking — in Municipality. <i>See</i> MUNICIPALITY.		
Penalty for taking by officer in Opium Department. <i>See</i> OPIUM.		
BRIDGE(S)—		
Definition of —. <i>See</i> WORDS AND PHRASES.		
TOLLS ON —. <i>See</i> TOLLS ; MUNICIPALITY.		
Control of — by District Boards. <i>See</i> LOCAL SELF-GOVERNMENT.		
Control of — in municipalities. <i>See</i> MUNICIPALITY.		
for crossing Government canal. <i>See</i> IRRIGATION.		
Supply of temporary — for marching troops. <i>See</i> MARCHING TROOPS.		
Authorized charges for use of — to be paid by promoter of tramway. <i>See</i> TRAMWAY.		
BRITISH INDIA : defined. <i>See</i> WORDS AND PHRASES.		
BRITISH POSSESSION : defined. <i>See</i> WORDS AND PHRASES.		
BUILDING(S)—		
What — are warehouses. <i>See</i> FIRE.		
Control of District Boards over —. <i>See</i> LOCAL SELF-GOVERNMENT.		
Duties of District Boards as to Government —. <i>See</i> LOCAL SELF-GOVERNMENT.		
Regulation of — in municipalities— <i>See</i> MUNICIPALITY.		
BURIAL <i>See</i> DISPOSAL OF THE DEAD ; REGISTRATION OF BIRTHS, etc.		
BURNING-GROUND—		
Public — exemption from municipal taxation. <i>See</i> MUNICIPALITY.		
Provision as to — in municipalities. <i>See</i> MUNICIPALITY.		
Arrangements as to — in partition. <i>See</i> PARTITION.		
BUTCHER.— <i>See</i> cross references under FOOD AND DRINK ; MARKET ; SLAUGHTER OF ANIMALS.		
BY-LAWS—		
Construction of —. } <i>See</i> ACTS AND REGULATIONS.		
Publication of —. }		
Provisions as to — in municipalities. <i>See</i> MUNICIPALITY.		
CANAL—		
Definitions. Ben. Act 5, 1864, s. 1	II	12
Power to apply Act to navigable channels. Ben. Act 5, 1864, s. 2	II	12
Making improvement, etc., of navigable channels, and application of Act to channels so dealt with. Ben. Act 5, 1864, ss. 3, 4	II	12, 13
Tolls on vessels navigating channels—		
Levy, collection and recovery of —. Ben. Act 5, 1864, ss. 5 to 9	II	13, 14
Penalty for evasion of —. Ben. Act, 5, 1864, s. 10	II	14

Subject.	Vol.	Page.
CANAL—conclld.		
Making and publishing of rules for management, etc., of navigable channels; penalties for breach of rules. Ben. Act 5, 1864, ss. 11, 12	II	14, 15
Appointment and powers of supervisor. Ben. Act 5, 1864, ss. 13 to 15	II	15, 16
Penalty for obstructing channel, etc. Ben. Act 5, 1864, s. 16	II	16
Place of trial of offenders. Ben. Act 5, 1864, s. 18	II	16
Bengal Embankment Act, 1882, not to apply to land, etc., which is subject to Ben. Act 5, 1864. Ben. Act 2, 1882, s. 91	II	467
Protection of — on sale for arrears. Act 8, 1895, s. 160 (c)	I	546
See also DRAINAGE; IRRIGATION.		
CANAL OFFICER.—Duties and powers of —. See IRRIGATION.		
CANTONMENT(s)—		
not to be included in area subject to Local Board, etc. Ben. Act 3, 1885, s. 4	II	650
not to be included in, or excluded from, municipality except with consent of Government of India. Ben. Act 5, 1884, ss. 3, 9	II	503, 508
Sanction of Governor General in Council required to extension of Ben. Act 2, 1891 (Hackney-carriages and Palanquins) to —. Ben. Act 2, 1891, s. 4	III	6
Appointment, etc., of Joint Committee consisting of — Authority and another Local Authority. Ben. Act 3, 1884, s. 37A.; B'n. Act 3, 1885, s. 30	II	518, 600
Settlement of differences of opinion between — Authority and another Local Authority. Ben. Act 3, 1884, s. 66A. Ben. Act 3, 1885, ss. 136, 137	II	530, 704
CAPITAL PUNISHMENT. See STATE OFFENCES.		
CARCASSES.—Disposal of — in Municipalities. See MUNICIPALITY.		
CARDS.—Finding of —, etc., to be evidence that place is used as common gaming-house. See GAMING.		
CARRIAGE(s)—		
of dangerous and offensive goods on tramway. See TRAMWAY.		
Impressment of. See MARCHING TROOPS.		
Tax on — in Municipalities. See MUNICIPALITY.		
Description of — and motive power for tramway. See TRAMWAY.		
See also HACKNEY CARRIAGE.		
GART(s)—		
Defined. See WORDS AND PHRASES		
Registration of — Municipalities. See MUNICIPALITY.		
Police Officers to assist in seizure of unregistered —. See MUNICIPALITY.		
for removal of rubbish. See MUNICIPALITY.		
CASH-KEEPERS, NATIVE—		
Appointment, removal, responsibility of —. See LAND-REVENUE.		
CATTLE. See ANIMAL; FARM.		
CATTLE-TRESPASS. See ANIMAL.		
CENSUS.—Taking of — by District Board, Bengal. See LOCAL SELF-GOVERNMENT.		
CERTIFICATE(s).—		
Procedure by — for recovery of arrears. See PUBLIC DEMANDS.		
Grant of — by employers to garden-sardar. See EMIGRATION.		
of Jharia Water Board. See WATER SUPPLY.		
CERTIFICATE DEBTOR: defined. See WORDS AND PHRASES		

Subject.	Vol.	Page.
CERTIFICATE HOLDER : defined. <i>See</i> WORDS AND PHRASES.		
CERTIFICATE OFFICER : defined. <i>See</i> WORDS AND PHRASES.		
CESS—		
<i>See</i> LOCAL RATES AND CESSES : ROAD CESS ; WATER-SUPPLY ; and <i>see</i> Index to Supplement to Vol. II.		
Prohibition of arbitrary or indefinite cesses. <i>See</i> LANDLORD AND TENANT : ILLEGAL CESS.		
Not taken into account in fixing assessment to be void, unless specially sanctioned. <i>See</i> LAND-REVENUE.		
Liability of tramway to Road and Public Works cess. <i>See</i> TRAM- WAY.		
CESS ACT, 1880. <i>See</i> LOCAL RATES AND CESSES, Ben. Act, 9, 1880. and Index to Supplement to Vol. II.	II	373
CESS-YEAR : defined. <i>See</i> WORDS AND PHRASES.		
CESS-POOL(S).		
Regulation of — in Municipalities. <i>See</i> MUNICIPALITY.		
<i>And see cross references from</i> DRAINS, LATRINES, ETC.		
CHAIRMAN —		
of District and Local Boards. <i>See</i> LOCAL SELF-GOVERNMENT.		
of Municipalities— <i>See</i> MUNICIPALITY.		
Chakaran LANDS—		
To be included in assessment. <i>See</i> LAND-REVENUE.		
Chattran AGRARIAN ACT, 1918. <i>See under</i> LANDLORD AND TENANT.		
Chancellor : defined. <i>See</i> WORDS AND PHRASES.		
Chandnadar : defined. <i>See</i> WORDS AND PHRASES ; LANDLORD AND TENANT.		
may not be ejected for arrears of rent. B. & O. 2, 1913, s. 74	III	432
CHANGE OF LANDLORD OR TENANT : Liability for rent on —. <i>See</i> LANDLORD AND TENANT.		
CHANNEL(S)—		
Defined. <i>See</i> WORDS AND PHRASES.		
Control of public — by Districts Boards. <i>See</i> LOCAL SELF- GOVERNMENT.		
Control of public — by Municipalities. <i>See</i> MUNICIPALITY. <i>See</i> CANAL ; DRAINAGE ; IRRIGATION.		
Char : Claims to, how to be decided. <i>See</i> ALLUVION AND DILUVION. <i>See</i> Dearah LAND.		
CHARGES : On private estates managed by Government, to cover cost of management, etc. <i>See</i> RATES AND CHARGES.		
CHARITABLE ENDOWMENTS ACT. <i>See</i> ENDOWMENT.		
Chaukidari Chakaran LANDS. <i>See</i> POLICE.		
Chaukidari FUND ; defined. <i>See</i> WORDS AND PHRASES. <i>See</i> POLICE.		
Chaukidar(s) : <i>See</i> POLICE.		
CHILD(REN)—		
Vaccination of —. <i>See</i> VACCINATION. <i>See also</i> MINOR.		
CIRCLE ; CIRCLE Tahsildar, defined. <i>See</i> WORDS AND PHRASES.		
CIVIL COURT, defined. <i>See</i> WORDS AND PHRASES.		
CIVIL COURTS—		
PRELIMINARY—		
Act 12, 1856 (<i>Amins</i>) repealed. Ben. Act 2, 1899	III	151
Act 12, 1887, extends to the whole of Assam; Bengal (includ- ing Bihar and Orissa), United Provinces, except territories which are not subject to ordinary civil jurisdiction of the High Courts — Act 12, 1887, s. 1	I	575

Subject.

Vol.

Page.

CIVIL SERVICE OF INDIA—*conclld.*

Members of —, all persons prohibited from lending money to, in contravention of Regulation. Ben. Reg. 7, 1823, s. 4	I	280
Members of — to report their indebtedness to Local Government in certain cases. Ben. Reg. 7, 1823, s. 6	I	280
Suits for recovering penalties under Ben. Reg. 7, 1823, appeals Ben. Reg. 7, 1823, s. 8.	I	281

CLAIMS—

To alluvial land. *See* ALLUVION AND DILUVION.Cognizance of — to property in estate under settlement. *See* LAND-REVENUE.

Adjudication of	} <i>See</i> COURT OF WARDS.
Reduction of	
Recovery of	

CLOSING OF TRAMWAY. *See* TRAMWAY.

COAST LIGHTS—

THE BURMA COAST-LIGHTS ACT, 1879—

Preliminary—

Act 9 of 1879 extends to the territories respectively administered by the Governors of Fort St. George and Bombay in Council, The Lieutenant Governor of Bengal and the Chief Commissioner of Burma and the Andaman and Nicobar Islands

I 441

Definitions. Act 9, 1879, s. 3

I 442

Coast Light Dues—

payable in respect of vessels of fifty tons. Act 9, 1879, s. 4

I 442

when payable. Act 9, 1879, s. 5

I 442

Power to vary rates of. Act 9, 1879, s. 6

I 442

Collection of dues. Act 9, 1879, s. 7.

I 443

Master to report arrival of vessel chargeable with —. Act 9, 1879, s. 8.

I 443

Ascertainment of tonnage of vessel chargeable with, if registered. Act 9, 1879, s. 9

I 443

Distraint and sale on refusal to pay —. Act 9, 1879, s. 10

I 444

Port clearance not to be granted on non-payment of —. Act 9, 1879, s. 11

I 444

Penalty for evading payment of. Act 9, 1879, s. 13.

I 444

Collection of dues—

Customs collector to collect and give vouchers. Act 9, 1879, s. 7

I 443

Customs Collector—

to collect coast light dues. Act 9, 1879, s. 7

I 443

Distraint and sale of vessel by, on refusal to pay dues. Act 9, 1879, s. 10

I 444

Disputes—

Determination of—under the Act. Act 9, 1879, s. 14.

I 444

Offences under other laws. Act 9, 1879, s. 15

I 445

Distraint—

of vessel on refusal to pay dues. Act 9, 1879, s. . 10

I 444

Expenditure—

on establishment and maintenance of coast lights, publication of statement of —. Act 9, 1879, s. 16

I 445

Master—

to report arrival of vessel chargeable with coast light dues.

Act 9, 1879, s. 8

I 443

Subject.	Vol.	Page.
COAST LIGHTS— <i>concl'd.</i>		
THE BURMA COAST LIGHTS ACT, 1879— <i>concl'd.</i>		
Master— <i>concl'd.</i>		
to specify on demand voyage on which vessel is bound.		
Act 9, 1879, s. 12	I	444
Penalty—		
for evading payment of dues. Act 9, 1879, s. 13	I	444
Port Clearance—		
not to be given until dues paid. Act 9, 1879, s. 11	I	444
Powers—		
of Governor General in Council to vary rates of coast light		
dues. Act 9, 1879, s. 6	I	442
of Customs Collector to distrain and sell vessel on refusal to		
pay due. Act 9, 1879, s. 10	I	444
Vessel—		
Arrival of — chargeable with coast light dues — master		
to report. Act 9, 1879, s. 8	I	443
Tonnage of — how to be ascertained.		
if registered. Act 9, 1879, s. 9	I	443
if unregistered. Act 9, 1879, s. 9	I	443
Distrain and sale of—on refusal to pay dues. Act 9, 1879,		
s. 10	I	444
Prosecutions—		
for offences under other laws. Act 9, 1879, s. 15	I	445
Sale—		
of vessel, on refusal to pay dues. Act 9, 1879, s. 10	I	444
Receipts—		
from coast light dues, statement of, to be published. Act		
9, 1879, s. 16	I	445
COCAINE: defined. See WORDS AND PHRASES.		
COLLECTION(s)—		
not taken into account in fixing assessment to be void unless		
specially sanctioned. See LAND-REVENUE.		
See also Sair COLLECTION.		
not affected by partition. See PARTITION.		
of coast light dues. See COAST LIGHTS.		
of water-rates. See IRRIGATION.		
of land-revenue. Ben. Districts. See LAND-REVENUE.		
Disposal of — in Museum. See INDIAN MUSEUM.		
COLLECTOR—		
Defined. See WORDS AND PHRASES.		
Duties, powers and functions under the Bengal Court of Wards		
Act, 1879. See COURT OF WARDS.		
Power to compel attendance of landholders, etc. See LAND-		
HOLDER.		
and Assistants not to trade. See LAND-REVENUE.		
Powers and duties of, as to land-revenue—		
Ben. Districts. See LAND-REVENUE.		
Powers of — during Settlement. See LAND-REVENUE.		
Powers under various enactments. See under appropriate head.		
COMMENCEMENT—		
of Bengal Acts. See ACTS AND REGULATIONS.		
of Bihar and Orissa Acts. See Acts and Regulations.		
COMMISSIONER—		
Defined. See WORDS AND PHRASES.		

Subject.

Vol.

Page.

COMMISSIONER—*concl'd.*

Election, appointment, term, etc., of Municipal Commissioners:
See MUNICIPALITY.

Drainage Commissioners. *See DRAINAGE.*

COMMISSIONER OF DIVISION—

Duties, powers, functions of. *See LAND-REVENUE.*

Powers of — under various enactments. *See under appropriate head.*

COMMISSIONER OF POLICE, defined. *See WORDS AND PHRASES.*

COMMISSIONS. "Board of Revenue" as used in Regulations to include — vested by Governor General in Council with powers of such Board. *See LAND-REVENUE.*

COMMON GAMING-HOUSE: *See GAMING AND WORDS AND PHRASES.*

COMMON REGISTRY. *See REGISTRATION OF LAND.*

COMMON-TENANCY. Partition of lands held in —. *See PARTITION.*

COMMUTATION—

of rent—

Act 8, 1885, ss. 40, 178 (g) I 481, 555

B. & O. Act 2, 1913, ss. 47, 232 (3) (g) III 419, 495

Ben. Act 6, 1908, ss. 61, 62 III 374, 375

of prædial conditions. Ben. Act 6, 1908, ss. 105, 106, 114 to 116 III 291, 292, 295

COMPENSATION—

Claims for — damages by Drainage scheme. *See DRAINAGE.*

for construction, re-alignment, removal of embankment. *See EMBANKMENT.*

to labourers—

for ill-treatment. *See EMIGRATION.*

for wrongful arrest on charge of desertion. *See EMIGRATION.*

on establishment of subsidiary ferry. *See FERRY.*

for damages caused by construction of canal. *See IRRIGATION.*

for interruption of water-supply. *See IRRIGATION.*

to *raiyats* for improvements. *See LANDLORD AND TENANT.*

power of local authority to pay —. *See LOCAL SELF-GOVERNMENT.*

for injury caused by marching troops. *See MARCHING TROOPS.*

for removal of projections from houses. *See MUNICIPALITY.*

power of Municipal Commissioners to pay —. *See MUNICIPALITY.*

COMPOUNDER. Licensing of — in Municipalities. *See MUNICIPALITY.*

COMPULSORY LABOUR—

Obtaining of — on emergency—

for embankment. *See EMBANKMENT.*

for travellers. *See TRAVELLERS.*

CONFISCATION of excisable articles. *See EXCISE.*

CONFLICT OF RIGHTS of superior and inferior landlords. *See LANDLORD AND TENANT.*

CONSOLIDATION—

of municipal funds and property when union affected. *See MUNICIPALITY.*

CONSTRUCTION—

of embankment. *See EMBANKMENT.*

of irrigation works. *See IRRIGATION.*

of Tramway. *See TRAMWAY.*

CONSULAR OFFICER: defined. *See WORDS AND PHRASES.*

Subject.	Vol.	Page.
CONTAGIOUS DISEASE. Control over spread of —. <i>See</i> ANIMAL.		
CONTEMPT—		
Punishment of — committed in presence of Collector at Revenue Sale. <i>See</i> LAND-REVENUE.		
CONTRACT—		
Enhancement of money-rent of occupancy right by—		
Act 8, 1885, s. 29	I	474
B. & O. Act II of 1913, s. 34	III	413
Certain rights not affected by—		
Act 8, 1885, s. 178 (1), (2), (3)	I	554, 555
B. & O. Act II of 1913, s. 232 (1), (2), (3)	III	494, 495
Lease for reclamation of waste-land governed by—		
Act 8, 1885, s. 178, prov. (i), (ii).	I	555, 556
B. & O. Act II of 1913, s. 232, proviso (i) (ii)	III	495
Temporary cultivation of orchard land with agricultural crops by—		
Act 8, 1885, s. 178, prov. (iii)	I	556
B. & O. Act II, of 1913, s. 232, pro. (iii)	III	495
Rent may be imposed or increased, notwithstanding —, when revenue is imposed or increased in respect of area not permanently settled—		
Act, 8, 1885, s. 192	I	561
B. & O. Act II of 1913, s. 248	III	500
Interest payable upon—		
Act 8, 1885, s. 178 (h)	I	555
B. & O. Act II of 1913, s. 232 (3) (h)	III	495
not executed in manner required by Act, not binding on Road Cess Committee, Ben. Act 9, 1880, s. 139	II	593
<i>See also</i> Landlord and Tenant.		
by Municipal Commissioners. <i>See</i> MUNICIPALITY.		
CONTRACT AND CUSTOMS. Provision as to — in Bengal Tenancy Act, 1885, Orissa Tenancy Act, 1913, Chota Nagpur Tenancy Act, 1908. <i>See</i> LANDLORD AND TENANT.		
CONTRACT (LABOUR). <i>See</i> EMIGRATION.		
Registration of —. <i>See</i> EMIGRATION.		
CONTRACTOR for labour. <i>See</i> EMIGRATION.		
CONTROL in labour district. <i>See</i> EMIGRATION.		
CONVEYANCE. <i>See</i> CARRIAGE.		
Coolie(s)—		
Recruitment of — for Assam. <i>See</i> EMIGRATION.		
CO-OWNERS. Compulsory appointment of common Manager for —. <i>See</i> LANDLORD AND TENANT.		
CORRUPTION AND EXTORTION REGULATION (BENGAL), 1827. <i>See</i> PUBLIC OFFICER. Ben. Reg. 3, 1827.	I	313
COSTS. <i>See</i> RECOVERY; APPOINTMENT.		
COUNCIL—		
Defined. <i>See</i> WORDS AND PHRASES.		
Witnesses before Bengal Legislative Council; Power of Governor to require any person to attend to give evidence before — or Committee thereof and to produce documents. Ben. Act 3, 1866, ss. 1, 6	II	47, 49
Administration of oath or affirmation to —. Ben. Act 3, 1866, s. 2	II	48
Warrant for arrest and custody of person refusing to attend to give evidence, Ben. Act 3, 1866, s. 3	II	48
Payment of expenses of —. Ben. Act 3, 1866, s. 4	II	49

Subject.	Vol.	Page.
COURTS ACT. <i>See</i> CIVIL COURTS, ETC.		
COURT—		
Definition of —. <i>See</i> WORDS AND PHRASES.		
Landholders, farmers, etc., prohibited from interfering in matters coming within jurisdiction of Courts; penalty. Ben. Reg. 8, 1793, s. 66	I	40
Certain territories exempted from jurisdiction of Courts. <i>See</i> DE-REGULATIONISED TRACTS.		
Power of — to put Court of Wards Act, 1879; into operation. <i>See</i> COURT OF WARDS.		
may be appointed Manager under the Bengal Settled Estates Act, 1904. <i>See</i> COURT OF WARDS.		
Government not liable for errors or irregularities in decrees, orders or proceedings of Courts; Government officers not liable for anything done or suffered in conformity with such decrees, etc. Ben. Reg. 11, 1822, s. 38	I	270
<i>See also</i> CIVIL COURTS; CRIMINAL COURTS; COURT OF WARDS; HIGH COURT; REVENUE COURTS.]		
COURT OF WARDS—		
PRELIMINARY—		
Ben. Act 9, 1879, extends to whole of Bengal, including the Scheduled Districts. Ben. Act 9, 1879, s. 1	II	286
Ben. Act 9, 1879, not to affect Act 34, 1858 (Lunaey) High Court's jurisdiction over infants. Ben. Act 9, 1879, s. 4	II	287
Definitions. Ben. Act 9, 1879, s. 3	II	287
MANAGEMENT AND GUARDIANSHIP.		
Board of Revenue to be Court of Wards. Ben. Act 9, 1879, s. 5	II	287
Disqualified proprietors—		
who are —. Ben. Act 9, 1879, s. 6	II	288
Powers of Court as to taking charge of person and property of, and of, minor members of their families. Ben. Act 9, 1879, ss. 7, 9, 10	II	288, 289
Power of Court to take charge of person or property of proprietor or minor on application of Civil Court. Ben. Act 9, 1879, s. 10	II	289
Power of Court to retain charge of property of — until discharge of debts. Ben. Act 9, 1879, s. 13A	II	293
Declaration by Court on taking charge of person or property. Ben. Act 9, 1879, s. 35	II	300
Power of Court to retain charge of person or property of still — when joint proprietors cease to be subject to its jurisdiction. Ben. Act 9, 1879, s. 11	II	292
Power of Court to withdraw from charge of person and property of —. Ben. Act 9, 1879, ss. 9, 12	II	288, 292
Court when bound to release person and property of— from its charge. Ben. Act 9, 1879, s. 8	II	288
Declaration of cessation of Court's jurisdiction. Ben. Act 9, 1879, s. 65	II	309
Collector to take charge of person and property on proprietor being declared disqualified. Ben. Act 9, 1879, ss. 36, 37	II	300
Powers of Court when succession to property of ward is disputed. Ben. Act 9, 1879, s. 13	II	292
Court's general powers of management. Ben. Act 9, 1879, ss. 14, 18, 19	II	293, 294
Delegation of Court's powers —. Ben. Act 9, 1879, s. 15	II	299

Subject.	Vol.	Page.
COURT OF WARDS— <i>contd.</i>		
MANAGEMENT AND GUARDIANSHIP— <i>concl'd.</i>		
ESTATES: relinquishment of inextricably involved — Ben. Act 9, 1879, s. 10E	II	291
Power of Court to employ establishments and incur expenses. Ben. Act 9, 1879, s. 16	II	294
Power of Court to appoint, etc., managers and guardians. Ben. Act 9, 1879, s. 20	II	294
Custody, education and maintenance of minors. Ben. Act 9, 1870, s. 21	II	294
Allowance for support of ward and his family. Ben. Act 9, 1879, s. 22	II	295
Disabilities of wards. Ben. Act 9, 1879, ss. 60, 61	II	303
Collector when to act as manager. Ben. Act 9, 1879, s. 38	II	300
Restrictions on choice of guardian. Ben. Act 9, 1879, ss. 44, 45	II	302
General powers of manager. Ben. Act 9, 1879, s. 39	II	301
General duties of manager. Ben. Act 9, 1879 ss. 40, 41	II	301
Remuneration of manager. Ben. Act 9, 1879, s. 41 (h)	II	301
Recovery by manager of interest on arrears of rent. Ben. Act 9, 1879, s. 63	II	303
Stay of proceedings in Civil Courts. Ben. Act 9, 1879, s. 10C	II	290
Orders of Court, refusing to receive claim, etc., not liable to be contested in — Ben. Act 9, 1879, s. 10A	II	239
COURT:		
Creditors having claims against ward or his immovable property to submit same to — Ben. Act 9, 1879, s. 10A	II	239
Effect of withdrawal from charge of property — Ben. Act 9, 1879, s. 9A	II	238
when may refuse claim for interest. Ben. Act 9, 1879, s. 10A	II	239
may receive a claim any time after the framing of schedule of claims. Ben. Act 9, 1879, s. 10A	II	239
No order of — refusing to receive a claim or disallowing	II	259
Ben. Act 9, 1879, s. 10B	II	290
to retain copy of document and return original to creditors. Ben. Act 9, 1879, s. 10B	II	290
to investigate and decide claims. Ben. Act 9, 1879, s. 10D	II	290
may propose reduction of claim or rate of interest to be paid. Ben. Act 9, 1879, s. 10D	II	290
Power of — to retain charge of property of disqualified proprietor until discharge of debt. Ben. Act 9, 1879, s. 13A	II	293
Persons employed by — to be "public servants". Ben. Act 9, 1879, s. 59A	II	307
to publish notice to creditors. Ben. Act 9, 1879, s. 10A	II	239
may apply to Civil — to stay proceedings. Ben. Act 9, 1879, s. 10C	II	290
Decision of — in respect of claims against a ward or his property, not to be proved as against defendant. Ben. Act 9, 1879, s. 10D	II	290
Application of moneys received by manager. Ben. Act 9, 1879, ss. 43, 49	II	303, 304
Power to invest surplus. Ben. Act 9, 1879, s. 50	II	304
Authority of — necessary for suit on behalf of ward. Ben. Act 9, 1879, s. 53	II	303

Subject.	Vol.	Page.
COURT OF WARDS—<i>contd.</i>		
GUARDIAN:—		
General duties of —. Ben. Act 9, 1879, ss. 42, 43	II	302
Remuneration of —. Ben. Act 9, 1879, s. 43 (f)	II	302
Delivery to Court of accounts and property in hands of manager or —. Ben. Act 9, 1879, s. 47	II	302
MISCELLANEOUS—		
DOCUMENTS:		
Production of — by creditors. Ben. Act 9, 1879, s. 10B not admissible in evidence against ward when not produced by creditors. Ben. Act 9, 1879, s. 10B	II II	290 290
Duty of Collector to report to Court as to what proprietors should be taken under its charge, and to take temporary charge of their property, etc. Ben. Act 9, 1879, ss. 27, 29, 30	II	297, 298
INTEREST:		
When claims against ward or his immovable property to cease to carry —. Ben. Act 9, 1879, s. 10A	II	289
Revival of claims for — if not barred by limitation. Ben. Act 9, 1879, s. 10E	II	291
Calculation of periods of limitation applicable to suits to recover claims for —. Ben. Act 9, 1879, s. 10E	II	291
Court may make proposal to creditor for reduction of rate of —. Ben. Act 9, 1879, s. 10D	II	290
No order of Court disallowing — is liable to be contested or set aside in Civil Court. Ben. Act 9, 1879, s. 10A	II	298
Recovery of expenses incurred by Collector under certain sections. Ben. Act 9, 1879, s. 34A	II	299
NOTICE(S)—		
to creditors having claims against ward or his immovable property, when to issue —. Ben. Act 9, 1879, s. 10A	II	289
Publication of —. Ben. Act 9, 1879, s. 64A	II	309
Power of Court or Local Government to put Act into opera- tion without report from Collector Ben. Act 9, 1879, s. 28	II	297
CLAIM(S)—		
Adjudication of —. Ben. Act 9, 1879, s. 10D	II	290
when to be deemed to have been duly discharged. Ben. Act 9, 1879, s. 10A	II	289
Proposal for reduction of — may be made by Courts. Ben. Act 9, 1879, s. 10D	II	290
Calculation of period of limitation applicable to suits for recovery of —. Ben. Act 9, 1879, s. 10D	II	290
Schedule of — to be framed by Court. Ben. Act 9, 1879, s. 10A	II	289
COLLECTOR—		
Recovery of expenses incurred by — under certain sections. Ben. Act 9, 1879, s. 34A	II	299
PUBLIC SERVANTS.— Who deemed to be —. Ben. Act 9, 1879, s. 59A	II	307
CREDITOR(S).— Notice to —. Ben. Act 9, 1879, s. 10A	II	289
Procedure on failure of — to produce documents. Ben. Act 9, 1879, s. 10B	II	290
to furnish full particulars and documents. Ben. Act 9, 1879, s. 10B	II	290

Subject.	Vol.	Page.
COURT OF WARDS— <i>concl'd.</i>		
MISCELLANEOUS— <i>concl'd.</i>		
INTEREST— <i>concl'd.</i>		
Proposal of Court to reduce claim when binding on — Ben. Act 9, 1879, s. 10D	II	290
when entitled to recover an original claim. Ben. Act 9, 1879, s. 10D	II	290
DEBTS—		
Court may retain charge of property of disqualified proprietors until discharge of — Ben. Act 9, 1879, s. 13A	II	292
Application to Civil Court where Collector reports disqualified proprietor to be a lunatic or to be suffering from physical defect or infirmity, or where he resides in jurisdiction of High Court or beyond Bengal. Ben. Act 9, 1879, ss. 31 to 34	II	293, 299
Protection from sale of certain estates. Ben. Act 9, 1879, ss. 23 to 26	II	293 to 297
Restriction on sale of estate belonging to minor. Ben. Act 9, 1879, s. 24	II	290
Power of Collector to attach such estate. Ben. Act 9, 1879, s. 24	II	290
Application of proceeds of estate farmed. Ben. Act 9, 1879, s. 23	II	297
Exemption of ward's property from execution proceedings in certain cases. Ben. Act 9, 1879, s. 60A	II	308
Procedure in suits by or against wards. Ben. Act 9, 1879, ss. 51 to 50	II	305, 300
Offences and penalties. Ben. Act 9, 1879, ss. 57 to 59, 64	II	300, 307 309
Recovery of arrears of revenue accruing on estates while they are under charge of Court; protection of estates from sale. Ben. Act 9, 1879, ss. 23, 23A	II	293, 290
Recovery of sums due to Court. Ben. Act 9, 1879, ss. 40, 65A	II	302, 309
Judicial powers of Collector in making inquiries. Ben. Act 9, 1879, s. 60	II	310
Appeals from orders of Collector or Commissioner. Ben. Act 9, 1879, s. 67	II	310
Control of Court over orders of Collector or Commissioner. Ben. Act 9, 1879, ss. 67, 63	II	310
Power of Court to make rules. Ben. Act 9, 1879, s. 70	II	310
Control of Local Government over Court. Ben. Act 9, 1879, s. 69	II	310
Court may be appointed Manager under Bengal Tenancy Act; application of Ben. Act 9, 1879. Act 3, 1885, ss. 95, 97	I	504, 505
Ben. Reg. 5, 1799 (Administration of estates of Hindus, etc.), not to affect jurisdiction of Court. Ben. Reg. 5, 1799, s. 8	I	86
Court may be appointed manager under the Bengal Settled Estates Act, 1904. Ben. Act 3, 1904, s. 34	III	180
Power of — to grant leases in certain cases in <i>Ghatwali mahals</i> . See LANDLORD AND TENANT.		
Management of settled estate by —. See SETTLED ESTATE.		
Amendment of s. 50. Ben. Act 2 of 1909	III	332
Amendment of Ben. Act 9, 1879. Ben. Act 1, 1906	III	205
WARDS.—Certain persons deemed to be —. Ben. Act 9, 1879, s. 60B	II	308
CREDITOR(S).—Notice to —, etc. See COURT OF WARDS.		

Subject.

Vol.

Page.

CRIMINAL LAW—

- Falsification of accounts — Punishment of native agents of land-holders for — Ben. Reg. 12, 1817, s. 30 I 180

CRIMINAL PROCEDURE—

- For local laws, see SCHEDULED DISTRICTS.
For special laws, see POLICE, and other heads.

CROP(S)—

- Enhancement of rent of land held at specially low rate in consideration of cultivating a particular—

Act 8, 1885, s. 29, prov. (iii) I 475

B. & O. Act 2, 1913, s. 34 (iii) III 414

See also Champaran Agrarian Act, 1908.

- Suit for enhancement on ground of rise in prices of—

Act 8, 1885, s. 30 (b) I 475

B. & O. Act 2, 1913, s. 35 (b) III 414

- Reduction of rent on ground of fall in prices of—

Act 8, 1885, s. 38 (b) I 480

B. & O. Act 2, 1913, s. 45 (b) III 418

- Appraisalment and division of—

Act 8, 1885, ss. 69, 70, 71 I 494, 495

B. & O. Act 2, 1913, ss. 79, 80, 81 III 434, 435

- Distrain of — See LANDLORD AND TENANT.

- Rights of ejected *raiya*t in respect of — and lands prepared for sowing—

Act 8, 1885, s. 156 I 451

B. & O. Act 2, 1913, s. 208 III 482

- Power to make rules as to cutting and threshing, etc., of — by Revenue Officers—

Act 8, 1885, s. 189 (I) (c) I 560

B. & O. Act 2, 1913, s. 245 (I) (c) III 500

- See also COMMUTATION ; CULTIVATION ; LANDLORD AND TENANT.

CRUELTY TO ANIMALS—

- Ben. Acts 1 and 3, 1869, extend to town and suburbs of Calcutta.

Ben. Act 1, 1869, s. 9, and Ben. Act 3, 1869, s. 2 II 93, 103

- Ben. Acts 1 and 3, 1869, may be extended by notification to any other city, etc., in Bengal. Ben. Act 1, 1869, s. 10 ; Ben. Act 3, 1869, s. 3 II 93, 103

- Definition. Ben. Act 1, 1869, s. 1 II 91

- Penalty for—

various acts of cruelty. Ben. Act 1, 1869, s. 2 II 91

inciting animal to fight, etc. Ben. Act 1, 1869, s. 3 II 92

permitting diseased animal to go at large or die in public place.

Ben. Act 1, 1869, s. 4 II 92

employing animal unfit for labour. Ben. Act 1, 1869, s. 5 II 92

practising *phuka*. Ben. Act 1, 1869, s. 5A II 92

- Infirmaries. Ben. Act 1, 1869, s. 5B II 92

- Limitation of prosecutions. Ben. Act 1, 1869, s. 5C II 93

- Power of police to arrest without warrant for offence against Ben.

Act 3, 1869. Ben. Act 3, 1869, s. 1 II 103

- Summary trial of offences by Presidency Magistrate. Ben. Act 1, 1869, s. 6 II 93

- Application of Code of Criminal Procedure to trials out of Calcutta.

Ben. Act 1, 1869, s. 7 II 93

CULTIVATING *Raiya*t Defined. See WORDS AND PHRASES.

Subject.	Vol.	Page.
CULTIVATION—		
Temporary — of orchard lands with agricultural crops by contract.		
See CONTRACT.		
of Indigo. See INDIGO.		
Special provisions as to lands used for — of tea, coffee or cinchona with regard to Road and Public Works Cess. See LOCAL RATES AND CASSES.		
of poppy and disposal of produce. See OPIUM. See also CROPS.		
CUSTOM— of minors by Court of Wards. See COURT OF WARDS.		
CUSTOM—		
Local — to be regarded in deciding what is proprietor's private land—		
Act, 8, 1885, s. 12 (1)		527
B. & O. Act 2, 1913, s. 253 (2)	III	464
to be regarded in settling rent at enhanced rates—		
Act 8, 1885, s. 31 (c)	I	476
B. & O. Act 2, 1913, s. 36 (c)	III	415
as to <i>Utbandi</i> holding.		
Ben. Act 8, 1885, s. 180	I	556
B. & O. Act 2, 1913, s. 234	III	496
Homestead. Incidents of tenancy of — to be regulated by custom. See LANDLORD AND TENANT.		
General saving of customs not inconsistent with Bengal Tenancy Act, Orissa Tenancy Act, 1913, Chota Nagpur Tenancy Act, 1908. See LANDLORD AND TENANT.		
CUSTOM (SEA)—		
Warehousing; <i>rawana</i> under Bengal Salt Act not required for salt warehouse under Sea Customs Act, Ben. Act 7, 1864, s. 15	II	24
CUSTOMS COLLECTOR— Definition of —. See WORDS AND PHRASES.		
CUTTACK—		
The — Land-Revenue Regulation, 1895. See under LAND-REVENUE. Ben. Reg. 12, 1895	I	103
Settlement in —. See LAND-REVENUE.		
Revenue-free grants in —. See LAND-REVENUE.		
Preparation of registers of landed property in —. See LAND-REVENUE.		
Regulations as to settlement and collection of revenue in —. See LAND-REVENUE.		
Rural Police in —. See POLICE.		
Dak. See POST OFFICE.		
Dak Bungalow—		
Control of District Board over —. See LOCAL SELF-GOVERNMENT		
Dalikatari TENURE. See WORDS AND PHRASES.		
DANGEROUS BUILDING—		
Provisions as to —. See MUNICIPALITY.		
DANGEROUS DISEASE. See INFECTIOUS DISEASE.		
DANGEROUS COORS—		
Carriage of — on tramway. See TRAMWAY.		
DANGEROUS TRADES. See OFFENSIVE AND DANGEROUS TRADES.		
Darpatni—		
Incidents of — under-tenures. Ben. Reg. 8, 1810, ss. 1, 4	I	203, 209

Subject.	Vol.	Page.
Dearah LAND—		
Right of occupancy not to accrue on—		
Act 8, 1885, s. 180 (1)	I	556
B. & O. Act 2, 1913, s. 234 (1)	III	496
Meanwhile liable to payment agreed on—		
Act 8, 1885, s. 180 (1)	I	556
B. & O. Act 2, 1913, s. 234 (1)	III	476
Collector may, on application, declare that land has ceased to be dearah—		
Act 8, 1885, s. 180 (1)	I	556
B. & O. Act 2, 1913, s. 234 (3)	III	496
See also LANDLORD AND TENANT.		
Claims to, how to be decided. See ALLUVION AND DILUVION.		
DEATH. See REGISTRATION OF BIRTHS, DEATHS, ETC.		
DEBT(s)—		
Liability for ancestral and other family —. See HINDU.		
Official management of estates to secure payment of —. See INCUMBERED ESTATES.		
Collection of — on succession. See ADMINISTRATION OF ESTATES.		
Discharge of —. See COURT OF WARDS.		
DECENNIAL SETTLEMENT REGULATION (BENGAL), 1793. See LAND-REVENUE. Ben. Reg. 8, 1793.	I	31
DEFAULT—		
as to deposit at land-revenue sale to be held a contempt. Act 11, 1859, s. 57	I	417
of owner of channel to repair and maintain; consequences. See IRRIGATION.		
DEFAULTER—		
Provisions as to — under Bengal Patni Taluks Regulation, 1819. Ben. Reg. 8, 1819, ss. 14 (2), 17 (7)	I	217, 220
Provisions as to — under the Bengal Land-revenue Sales Act, 1859. Act 11, 1859, ss. 7, 8, 55	I	401, 417
See also LAND-REVENUE.		
DEFAULTING PROPRIETOR. —Notice to raiyats not to pay rent to —. See LAND-REVENUE.		
DEFINITIONS. See WORDS AND PHRASES.		
DELEGATION OF POWERS—		
by Collector to Assistant; report when to be made to Board of Revenue. See LAND-REVENUE.		
by Chairman of Municipality to Vice-Chairman. See MUNICIPALITY.		
DELIVERY OF POSSESSION after sale for arrears of revenue. See LAND-REVENUE.		
DEMAND—PUBLIC. See PUBLIC DEMAND.		
DEMARCATION. See BOUNDARIES; SURVEY.		
DENATURE, TO } defined. See WORDS AND PHRASES.		
DENATURANT }		
DEPENDENT (OF EMIGRANT): defined. See WORDS AND PHRASES.		
DEPENDENT Talukdar. —Restriction on enhancement of rent of —. See LANDLORD AND TENANT		
DEPOSIT—		
Default to make — at land-revenue sale, a contempt. See DEFAULT.		
on sale of estate for arrears of revenue by person having interest; with Collector for payment of arrears as they fall due; by purchaser. See LAND-REVENUE		
in respect of tramway. See TRAMWAY.		

Subject.	Vol.	Page.
DEPOSIT OF RENT— under the Bengal Tenancy Act, Orissa Tenancy Act and Chota Nagpur Act. <i>See</i> LANDLORD AND TENANT. Under other enactments. <i>See</i> LANDLORD AND TENANT.		
DEPÔT (EMIGRATION). <i>See</i> EMIGRATION.		
DEPUTY COLLECTOR— Definition of —. <i>See</i> WORDS AND PHRASES. Appointment, etc., of —. <i>See</i> LAND-REVENUE. Powers of — under the Bengal Rent Act, 1862. <i>See</i> LANDLORD AND TENANT.		
DEPUTY COMMISSIONER— defined. <i>See</i> WORDS AND PHRASES. Powers of —. <i>See</i> LANDLORD AND TENANT.		
DEPUTY MAGISTRATE: defined. <i>See</i> WORDS AND PHRASES.		
DE-REGULATIONISED TRACTS— Tracts of country wholly or partially exempted from the operation of future Acts and Regulations or from the jurisdiction of the ordinary Courts:— Angul Reg. 3, 1913 I 583 Chronological Tables of enactments in force in — IV 72 Notifications in <i>extenso</i> declaring enactments to be in force IV 105		
DESERTION— by seaman. <i>See</i> MERCHANT SHIPPING. by labourer in Assam. <i>See</i> EMIGRATION.		
DIARY to be kept by Collectors. <i>See</i> LAND-REVENUE.		
DILUVION. <i>See</i> ALLUVION AND DILUVION.		
DISABILITY of ward under Court of Wards. <i>See</i> COURT OF WARDS		
DISAFFECTION.—Punishment of foreigners for causing — in foreign state. <i>See</i> FOREIGNER.		
DISCONTINUANCE— of Tramway. <i>See</i> TRAMWAY. of brothel. <i>See</i> BROTHEL.		
DISEASE— Control over spread of —. <i>See</i> INFECTIOUS DISEASE. Penalty for allowing diseased animal to be at large. <i>See</i> CRUELTY TO ANIMALS.		
DISGUISE.—Arrest of persons disguised with intention to commit an offence. <i>See</i> ARREST.		
DISPENSARIES. <i>See</i> HOSPITALS AND DISPENSARIES.		
DISPOSAL— of land acquired for embankment, and not used. <i>See</i> EMBANKMENT. of excisable articles seized. <i>See</i> EXCISE. of Collections in Indian Museum on determination of trust. <i>See</i> INDIAN MUSEUM.		
DISPOSAL OF THE DEAD— Municipalities. <i>See</i> MUNICIPALITY. Exemption from taxation of public burial-grounds. <i>See</i> MUNICIPALITY.		
DISTUTE— as to mutual rights and liabilities of persons interested in channel. <i>See</i> IRRIGATION. Settlement with whom to be made in case of — as to acceptance of assessment; as to proprietary right; as to boundaries. <i>See</i> LAND-REVENUE.		

Subject.	Vol.	Page.
DISPUTE—concl'd.		
Settlement of — between local authorities. <i>See</i> LOCAL SELF-GOVERNMENT; MUNICIPALITY.		
Procedure on — whether land forms part of parent estate. <i>See</i> PARTITION.		
under Land Registration Act, 1876, as to possession, succession or transfer. <i>See</i> REGISTRATION OF LAND.		
DISQUALIFIED PROPRIETORS—		
Land of — to be managed by persons appointed by Government.		
Ben. Reg. 8, 1793, s. 21	I	33
Who are —. <i>See</i> COURT OF WARDS.		
Jurisdiction of Court of Wards over —. <i>See</i> COURT OF WARDS.		
Estates of certain — not liable for sale for certain arrears. <i>See</i> PERMANENT SETTLEMENT.		
<i>See also</i> ENCUMBERED ESTATES.		
DISTANCE.—Measurement of —. <i>See</i> ACTS AND REGULATIONS.		
DISTRAINT—		
for arrears under Bengal Tenancy Act, 1885, Orissa Tenancy Act, 1913, and Chota Nagpur Tenancy Act, 1908. <i>See</i> LANDLORD AND TENANT.		
by agent of landlord. Act 8, 1885, s. 141	I	533
for arrears of land-revenue. <i>See</i> LAND-REVENUE.		
for recovery of municipal taxes and dues. <i>See</i> MUNICIPALITY.		
of ship. <i>See</i> MERCHANT SHIPPING, COAST LIGHTS.		
DISTRIBUTION OF PROFIT. Power to prescribe — resulting from limitation of jama. <i>See</i> LAND-REVENUE.		
DISTRICT(s)—		
Definition of —. <i>See</i> WORDS AND PHRASES.		
Power to create new —. Act 21, 1836	I	343
Power to alter limits of —. Ben. Reg. 4, 1821, s. 8 (1)	I	226
List of —. Ben. Reg. 1, 1829, s. 2	I	327
<i>See also</i> LAND-REVENUE.		
DISTRICT AGENT. <i>See</i> ENDOWMENT (CHARITABLE); ESCHEAT.		
DISTRICT BOARD. <i>See</i> LOCAL SELF-GOVERNMENT.		
DISTRICT COURT. <i>See</i> WORDS AND PHRASES.		
DISTRICT D'k. <i>See</i> POST OFFICE.		
DISTRICT ENGINEER—		
Appointment and duties of —. Ben. Act 3, 1885, ss. 84, 85	II	681
<i>See also</i> ENGINEER; LOCAL RATES AND CESSSES.		
DISTRICT FUND. Constitution, application of —, etc. <i>See</i> LOCAL SELF-GOVERNMENT.		
DISTRICT JUDGE—		
defined. <i>See</i> WORDS AND PHRASES.		
Appointment and removal by — of Manager of joint undivided estate—		
Act 8, 1885, ss. 93 to 100	I	504 to 506
B. & O. Act 2, 1913, ss. 104, 111	III	443, 445
No appeal from decree or order of — in certain cases under the Bengal Tenancy Act—Act 8, 1885, s. 153.	I	539
or under the Orissa Tenancy Act—B. & O. Act 2, 1913, s. 204	III	480
Power of revision of — in tenancy cases, in which no appeal lies—		
Act 8, 1885, s. 153	I	539
B. & O. Act 2, 1913, s. 204 (5)	III	480
<i>See</i> CIVIL COURTS.		
DISTRICT MAGISTRATE: DEFINED. <i>See</i> WORDS AND PHRASES.		

Subject.	Vol.	Page.
DISTRICT ROAD FUND. <i>See</i> LOCAL RATES AND CESSSES.		
DIVISION of tenure or holding not binding on landlord without his consent. <i>See</i> LANDLORD AND TENANT.		
DIVISIONS in Bengal (including Bihar and Orissa); list of; power to alter. <i>See</i> LAND-REVENUE.		
DIVORCE among Muhammadans; registration of —. <i>See</i> REGISTRATION OF MARRIAGES, ETC.		
DOCUMENT—		
Definitions of —. <i>See</i> WORDS AND PHRASES.		
Production of —, etc. <i>See</i> COURT OF WARDS.		
DOO.—Destruction of stray—in municipalities. <i>See</i> MUNICIPALITY.		
DRAIN(S). <i>See</i> DRAINS, LATRINES, AND OTHER RECEPTACLES FOR FILTH.		
DRAINAGE—		
Prevention of obstruction of — by canal. <i>See</i> IRRIGATION.		
of places for sale of food, and of slaughter-houses. <i>See</i> MUNICIPALITY.		

Under the Bengal Irrigation Act, 1876.

Act applicable only to districts to which extended by Local Government. Ben. Act 3, 1876, s. 1	II	201
Definitions. Ben. Act 3, 1876, s. 3	II	202
Appointment of officers, etc. Ben. Act 3, 1876, s. 5	II	203
Power to prohibit obstructions in, or order their removal, from river, stream or natural drainage-course; portion of river, etc., so dealt with becomes a "drainage-work." Ben. Act 3, 1876, s. 46	II	213
Removal or modification of such obstructions, and recovery of cost. Ben. Act 3, 1876, ss. 41, 42	II	213
Preparation of scheme for works of improvement. Ben. Act 3, 1876, s. 43	II	213
Compensation. Claims for — how dealt with; limitation of claims. Ben. Act 3, 1876, ss. 44, 45	II	214
Power of officers to summon and examine witnesses. Ben. Act 3, 1876, s. 92	II	224
Penalties. Removal of obstruction or repair of damage by convicted person; saving of prosecutions under other laws; compensation and rewards payable out of fines. Ben. Act 3, 1876, ss. 93 to 95, 97, 98	II	225, 226, 227
Making and publication of subsidiary rules. Ben. Act 3, 1876, s. 99	II	227

Under the Bengal Drainage Act, 1880.

Definitions. Ben. Act 6, 1880, s. 3	II	337
DRAINAGE COMMISSIONER—		
Appointment, etc., of Commissioners to carry out scheme and plans for drainage and improvement of land. Ben. Act 6, 1880, s. 4	II	339
Qualifications of Commissioners; proceedings not invalid for want of qualifications. Ben. Act 6, 1880, s. 4	II	339
Chairman of Commissioners; appointment and powers of —. Ben. Act 6, 1880, ss. 5, 7, 8, 10	II	340, 341
Meetings of Commissioners. Ben. Act 6, 1880, ss. 8 to 9 (1)	II	340
Delegation of powers of Commissioners to Committee of their number; meetings of Committee. Ben. Act 6, 1880, s. 6 (2) to (4)	II	340
Officers and servants of Commissioners—Appointment, etc., of —. Ben. Act 6, 1880, s. 10	II	341

Subject.	Vol.	Page.
DRAINAGE— <i>contd.</i>		
<i>Under the Bengal Drainage Act, 1880—contd.</i>		
DRAINAGE COMMISSIONER— <i>contd.</i>		
Cessation of functions of Commissioners when objects of their appointment fulfilled. Ben. Act 6, 1880, s. 11	II	341
DRAINAGE SCHEME—		
Notification of —. Ben. Act 6, 1880, s. 12, Sch. A	II	341, 364
Ascertainment of votes of landholders. Ben. Act 6, 1880, ss. 13 to 16	II	341 to 343
If landholders of half the area to be improved have assented to adoption of scheme, Commissioners to consider it: adoption of scheme in whole or in part; sanction of Local Government required to adoption. Ben. Act 6, 1880, ss. 17 to 19	II	343
Modification of scheme by Commissioners. Ben. Act 6, 1880, s. 20	II	344
Acquisition of land for carrying out scheme. Ben. Act 6, 1880, s. 21	II	344
Power of Local Government—		
to have scheme carried out by special officer with advance from public funds. Ben. Act 6, 1880, s. 22	II	344
to sanction modification of scheme on suggestion of such officer. Ben. Act 6, 1880, s. 23	II	345
Compensation payable for damage caused by carrying out scheme. Ben. Act 6, 1880, s. 24	II	345
Reports of progress and completion of works. Ben. Act 6, 1880, ss. 27, 28	II	347
Expenses connected with carrying out scheme—		
may be met by advances from public funds. Ben. Act 6, 1880, s. 25	II	346
Interest on advances. Ben. Act 6, 1880, s. 26	II	346
Rate of interest and barring of compound interest. Ben. Act 6, 1880, s. 26A	II	346
Reports of expenditure; certificate of Examiner of Accounts to be conclusive evidence as to advances. Ben. Act 6, 1880, s. 27	II	347
Commissioners to classify lands benefited by works and to apportion cost of construction and interest. Ben. Act 6, 1880, s. 28	II	347
Declaration as to liability to pay expenses where land benefited forms part of tenure. Ben. Act 6, 1880, s. 30	II	348
Expenses a first charge on land benefited; charge not avoided by sale for arrears of revenue or rent. Ben. Act 6, 1880, s. 31	II	348
Publication, etc., of report describing apportionment. Ben. Act 6, 1880, ss. 32, 34	II	348, 349
Making of apportionment and report thereof by Government officers in default of Commissioners. Ben. Act 6, 1880, s. 33	II	349
Appeal against, and final determination of, apportionment. Ben. Act 6, 1880, ss. 35, 36	II	349, 350
Power to add to, or alter declaration of, liability. Ben. Act 6, 1880, s. 36A	II	350
Powers of Collector for recovery of apportioned sum. Ben. Act 6, 1880, ss. 37 to 40, 48, Sch. B	II	351, 352, 357, 365
Right of landholder to repay apportioned sum at any time. Ben. Act 6, 1880, s. 41	II	352

Subject.	Vol.	Page.
DRAINAGE—<i>contd.</i>		
<i>Under the Bengal Drainage Act, 1880—concl'd.</i>		
DRAINAGE SCHEME—<i>contd.</i>		
Expenses connected with carrying out scheme— <i>contd.</i>		
Power to recover share from co-sharer. Ben. Act 6, 1880, ss. 41A, 51	II	353, 358
Recovery of apportioned sum, with interest by superior from inferior holder of land by enhancement of rent or otherwise; intervention of Collector. Ben. Act 6, 1880, ss. 42 to 45	II	353 to 356
Recovery under certificate proceduro from tenants. Ben. Act 6, 1880, ss. 44A, 51B	II	353, 359
Bar to recovery in certain cases. Ben. Act 6, 1880, s. 44B	II	356
Works to be subject to law relating to construction and maintenance of public embankment and public rivers, channels and outlets. Ben. Act 6, 1880, s. 46	II	356
Bengal Embankment Act, 1882, not to apply to embankment, land or watercourse under operation of Ben. Act 6, 1880. Ben. Act 2, 1882, s. 91	II	467
Land acquired, and works vested in Collector in behalf of Secretary of State. Ben. Act 6, 1880, s. 47	II	356
Appointment or election of Committee of Landholders to assist Collector in managing works. Ben. Act 6, 1880, s. 47	II	356
Recovery of cost of maintenance of works. Ben. Act 6, 1880, s. 48	II	357
of dues, of certain lands		
Recovery under certificate procedure in such cases. Ben. Act 6, 1880, ss. 50, 51	II	358
Grant of certificate and effect thereof. Ben. Act 6, 1880, s. 51A, 51B	II	358, 359
Grant of certificate and effect thereof. Ben. Act 6, 1880, s. 51C	II	360
Power of Collector to suspend recovery in case of failure of crops. Ben. Act 6, 1880, s. 51D	II	361
Bar to jurisdiction of Courts on suspension. Ben. Act 6, 1880, s. 51E	II	361
Recovery of sums collected during suspension. Ben. Act 6, 1880, s. 51F	II	361
Extension of period for payment and for limitation. Ben. Act 6, 1880, ss. 51G, 51H	II	361
Interest not to accrue during suspension. Ben. Act 6, 1880, s. 51J	II	362
Power to direct that portion of adopted scheme shall be deemed a separate scheme. Ben. Act 6, 1880, s. 54	II	362
Powers of Commissioners and officers for taking evidence. Ben. Act 6, 1880, s. 49	II	353
Servico of notices. Ben. Act 6, 1880, s. 52	II	362
Defects and irregularities not to invalidate proceedings. Ben. Act 6, 1880, ss. 4, 53	II	339, 362
Functions of Collector—conferral of—by Local Government on other persons. Ben. Act 6, 1880, s. 55	II	362
Function of Collector—Delegation of—by himself. Ben. Act 6, 1880, s. 56	II	363
General control of Commissioner of Division over Drainage Commissioners and Collector. Ben. Act 6, 1880, s. 57	II	363
Making and publication of rules for carrying out provisions of Act. Ben. Act 6, 1880, s. 58	II	363
Application of Ben. Act 6, 1880, to works carried out under former law (Ben. Act 5, 1871). Ben. Act 6, 1880, s. 59	II	363

Subject.

Vol.

Page.

DRAINAGE—*contd.**Under the Bengal Sanitary Drainage Act, 1895.*

Definitions. Ben. Act 8, 1895, ss. 2, 6, 13 III 59, 61, 64

DRAINAGE COMMISSIONERS—

Election and appointment of Commissioners, on application of District Board, when sanitary condition of land deteriorates by obstruction of drainage; qualifications of Commissioners. Ben. Act 8, 1895, s. 3 (1) III 60, 61

Resignation of Commissioners; power to add to their number; filling of casual vacancies. Ben. Act 8, 1895, s. 5 III 61

Chairman of Commissioners—Election of. Ben. Act 8, 1895, s. 3 (2) III 61

Election of Joint Committee, where lands are subject to more than one Local Authority. Ben. Act 8, 1895, s. 4 (1) III 61

Powers and proceedings of Joint Committee; payment of expenses by Local Authorities. Ben. Act 8, 1895, s. 4 (2) III 61

DRAINAGE SCHEME—

Engineer to prepare survey for restoration or improvement of drainage; Commissioners to prepare preliminary scheme; separate details to be shown for lands included in Municipality. Ben. Act 8, 1895, s. 6 (1) III 61

Collector to prepare statement of cesses and estimate of rate to provide for cost of construction and maintenance of works. Ben. Act 8, 1895, s. 6 (2) III 62

Collector to invite objections to survey and preliminary scheme. Ben. Act 8, 1895, s. 7, Sch. III 62, 70

Consideration of survey scheme and objections by Commissioners and District Board. Ben. Act 8, 1895, ss. 8, 9 III 63

If scheme rejected, District Board to pay expenses. Ben. Act 8, 1895, s. 10. III 63

Adoption of survey and preliminary scheme; calculation of rate to be imposed. Ben. Act 8, 1895, ss. 11, 12 III 63

Local Government may approve, modify or reject scheme. Ben. Act 8, 1895, s. 14 III 64

District Board may reconsider and alter scheme; powers of Local Government thereon. Ben. Act 8, 1895, s. 15 (1) III 64

Publication of alterations in scheme. Ben. Act 8, 1895, s. 15 (2) III 64

Acquisition of land for scheme. Ben. Act 8, 1895, s. 16 III 64

Works by whom to be carried out; powers of entry exercisable by person executing works. Ben. Act 8, 1895, s. 17 III 65

Report of progress of works. Ben. Act 8, 1895, s. 19 III 65

Expenses connected with carrying out scheme—

Total cost what to include and how ascertained. Ben. Act 8, 1895, ss. 18, 20 III 65, 66

Reports of expenditure. Ben. Act 8, 1895, s. 19 III 65

Proportionate payments where area benefited is under different local authorities. Ben. Act 8, 1895, s. 19 (2), (3) III 66

Payment to be made by Municipal Commissioners when area benefited is under their control. Ben. Act 8, 1895, s. 25 (1) III 67

Determination of rate for payment of. Ben. Act 8, 1895 III 66

Rate to be published and paid with road cess; recovery of arrears. Ben. Act 8, 1895, s. 22 III 66

Recovery by superior from inferior holder of land of half the rate paid by the former. Ben. Act 8, 1895, ss. 23, 24 III 67

Power of Municipal Commissioners to add to the tax on persons or the rate on holdings to provide for payment of. Ben. Act 8, 1895, s. 25 (2) III 67

Subject.	Vol.	Page.
DRAINAGE—<i>contd.</i>		
<i>Under the Bengal Sanitary Drainage Act, 1895—concl'd.</i>		
DRAINAGE SCHEME—<i>contd.</i>		
Expenses connected with carrying out scheme— <i>cont'd.</i>		
Power of Local Government to stay proceedings until scheme revised, when satisfied that cost has been erroneously estimated— Ben. Act 8, 1895, s. 34	III	69
Works to be subject to law relating to construction and maintenance of public embankments, rivers, channels and outlets. Ben. Act 8, 1895, s. 26	III	67
Land acquired, and works vested in District Board. Ben. Act 8, 1895, s. 28	III	68
SUPPLEMENTAL—		
Penalty for obstructing natural drainage. Ben. Act 8, 1895, s. 27	III	68
Powers of Commissioners and officers for taking evidence. Ben. Act 8, 1895, s. 29	III	68
Defects and omissions not to invalidate proceedings. Ben. Act 8, 1895, s. 30	III	68
Powers of Collector — Conferral of — by Local Government on other persons. Ben. Act 8, 1895, s. 31	III	68
Powers of Collector — Delegation of — by himself. Ben. Act 8, 1895, s. 32	III	68
General control of Commissioner of Division over Drainage Commissioners and Collector. Ben. Act 8, 1895, s. 33	III	69
Making and publication of rules for carrying out provisions of Act. Ben. Act 8, 1895, s. 35	III	69
<i>Under the Bengal Drainage (Amendment) Act, 1902.</i>		
.	III	159, 161
.	III	159
Reduction of past charges. Ben. Act 2, 1902, s. 15	III	159
Refund or credit to landholder. Ben. Act 2, 1902, s. 16	III	160
Proportionate reduction in amount recoverable from tenants. Ben. Act 2, 1902, s. 17	III	160
Proportionate reduction in amounts recoverable from under tenants. Ben. Act 2, 1902, s. 18	III	160
Power to make rules as to reductions. Ben. Act 2, 1902, s. 19	III	161
DRAINS, LATRINES AND OTHER RECEPTACLES FOR FILTH—		
Regulation of — in municipalities— <i>See MUNICIPALITY.</i>		
DRAWBACK — of excise-duty paid on fermented liquor. <i>See CUSTOMS (SEA).</i>		
DRINK. <i>See cross reference from FOOD, DRINK AND EXERCISE.</i>		
DRIVER of hackney-carriage. <i>See HACKNEY-CARRIAGE.</i>		
DRUGS—		
Control over sale in municipalities. <i>See MUNICIPALITY.</i>		
Penalty for introduction of — into barracks, or war vessel. <i>See INDIAN MILITARY AND NAVAL FORCES.</i>		
DRUNKENNESS. Penalty on driver of hackney-carriage for — <i>See HACKNEY-CARRIAGE.</i>		
DUES—		
Coast-light dues. <i>See COAST-LIGHTS.</i>		
For water-supply through canals and village channels. <i>See IRRIGATION.</i>		
Port dues. <i>See PORT.</i>		

Subject.	Vol.	Page.
DULY QUALIFIED MEDICAL PRACTITIONER: defined. <i>See</i> WORDS AND PHRASES.		
DUTY. <i>See</i> CUSTOMS (INLAND); CUSTOMS (SEA); EXCISE; SALT.		
DUTIES AND POWERS. Statutory; general provisions as to performance and exercise of —. <i>See</i> ACTS AND REGULATIONS.		
DWELLING-HOUSE:		
Over-crowding of —. <i>See</i> MUNICIPALITY.		
Allotment of — in partition. <i>See</i> PARTITION.		
EARTH. Continued use of land by Government, free of payment, for obtaining — for embankments. <i>See</i> EMBANKMENT.		
EDUCATION—		
to be carried on under authority of Local Self-Government Boards. <i>See</i> LOCAL SELF-GOVERNMENT.		
Provisions as to — in municipalities. <i>See</i> MUNICIPALITY.		
of minors by Court of Wards. <i>See</i> COURT OF WARDS.		
EJECTMENT—		
Restriction on — under Bengal Tenancy Act, 1885, Orissa Tenancy Act, 1913, Chota Nagpur Tenancy Act, 1908. <i>See</i> LANDLORD AND TENANT.		
for arrears of rent. <i>See</i> LANDLORD AND TENANT.		
to be in execution of decree only. <i>See</i> LANDLORD AND TENANT.		
Power of Court to fix fair rent as alternative to ejectment of trespasser. <i>See</i> LANDLORD AND TENANT.		
Rights of ejected tenant in respect of crop. <i>See</i> LANDLORD AND TENANT.		
Rights of purchaser of estate or tenure for its own arrears to eject tenants. <i>See</i> LAND-REVENUE.		
ELECTION—		
District and Local Board(s)—		
Qualification of electors. <i>See</i> LOCAL SELF-GOVERNMENT.		
Qualification of candidates. <i>See</i> LOCAL SELF-GOVERNMENT.		
Municipalities. <i>See</i> MUNICIPALITY.		
EMBANKMENT(S)—		
Definition of. <i>See</i> WORDS AND PHRASES.		

Act 32 of 1855.

Definition of "embankment" and "public embankment." Act 32, 1855, s. 2	I	360
Definition of "Collector." Act 32, 1855, s. 21	I	371
Definition of "Collector." Ben. Act 7, 1866, s. 10	II	57
Definition of "owner." Ben. Act 7, 1866, s. 10	II	57
Management, Construction and Maintenance—		
Continued use of lands by Government, free of payment for obtaining earth, for repairs. Ben. Act 2, 1882, s. 5	II	442
Engineer's power to take earth, etc., for purposes of repairs. Ben. Act 2, 1882, s. 34	II	450
Superintendence of public embankments entrusted to Superintendent of embankments. Act 32, 1855, s. 3	I	361
Power of Superintendent to direct that embankment be taken charge of by Government officers, to remove embankment, to change line of public embankment and to make new embankment; invitation and consideration of objections; appeals; bar to jurisdiction of Civil Courts. Act 32, 1855, ss. 4, 5	I	361, 362

Subject.	Vol.	Page.
EMBANKMENT(S)— <i>contd.</i>		
Act 32 of 1855— <i>contd.</i>		
Management, Construction and Maintenance— <i>contd.</i>		
Power of Superintendent to enlarge and maintain public embankment. Act 32, 1855, s. 4, cl. 1	I	362
Expense of maintaining embankment taken over from private person to be charged to him; limit to charge. Act 32, 1855, s. 6	I	363
Compensation payable when Superintendent enlarges, changes line of, makes new, or removes embankment:—		
Claim to be considered by Revenue Authorities; restrictions on resort to Civil Courts. Act 32, 1855, s. 7, cl. 1	I	363
Arbitration when to be resorted to. Act 32, 1855, s. 7, cl. 1	I	363
Procedure for arbitration. Ben. Act 32, 1855, s. 7, cl. 2 to 9	I	363 to 365
Power to defer payment of compensation. Act 32, 1855, s. 7, cl. 10	I	365
Reversal or alteration of award; reference to other arbitrators. Act 32, 1855, s. 7, cl. 11	I	365
Dismissal of suits against Government. Act 32, 1855, s. 7, cl. 12	I	365
Estimated value of benefit to be set off against compensation. Act 32, 1855, s. 7, cl. 13	I	366
Compensation for huts, trees or crops to be settled by Collector only. Act 32, 1855, s. 7, cl. 14	I	366
Construction of sluice in public embankment for purpose of drainage or irrigation, on application of landholders, etc. Act 32, 1855, s. 8	I	366
Recovery, from persons other than the applicants, of part of cost of construction of such sluice; inquiry before assessing their shares; restriction on report to Civil Courts. Ben. Act 7, 1866, s. 6	II	56
Opening of sluice in public embankment. Act 32, 1855, s. 9	I	367
Making of temporary water-course or roadway through or over public embankment, or temporary dam in embanked river. Act 32, 1855, s. 10	I	367
Annual specifications and estimates for, and final accounts of cost of, works kept up at expense of landholders and others; preparation and examination of; disposal of objections to; appeal recovery of cost. Act 32, 1855, s. 11	I	367
Removal of buildings situated between public embankment and river:—		
Report by Superintendent to Collector, when former considers removal necessary. Act 32, 1855, s. 12, cl. 1	I	369
Collector to invite claims to compensation. Act 32, 1855, s. 12, cl. 2	I	369
Selection of jury to determine value of buildings and rights of claimants; award of jury; bar to jurisdiction of Civil Courts. Act 32, 1855, s. 12, cl. 3 to 5	I	369
Notice to parties to receive amount awarded and remove buildings. Act 32, 1855, s. 13	I	369
Removal by Collector in default of parties; recovery of cost; penalty for obstruction. Ben. Act 32, 1855, s. 14, 15	I	370
Acquisition of land for purposes of Act—		
from person whose lands benefited. Ben. Act 7, 1866, s. 1	II	53

Subject.	Vol.	Page.
EMBANKMENT(s)—<i>concl'd.</i>		
Act 32 of 1855— <i>concl'd.</i>		
Acquisition of land for purposes of Act— <i>concl'd.</i>		
Power of Collector, after inquiry, to charge cost of acquisition on owners of lands benefited by construction, etc., of public embankment; restrictions on resort to Civil Courts; what included in cost of acquisition; recovery of cost, Ben. Act 7, 1866, ss. 2 to 5	II	54, 55
Act not to affect existing obligation to give land gratuitously or to pay for land acquired under it. Ben. Act 7, 1866, s. 9	II	57
SUPPLEMENTAL—		
Penalty for wilful damage to embankment by cutting, etc. Act 32, 1855, s. 16	I	370
Penalty for wilful damage to embankment by making obstruction, etc. Act 32, 1855, s. 17	I	370
Jurisdiction of Magistrates; appeal from their orders. Act 32, 1855, ss. 18, 20	I	371
Delegation of powers of Collector to Deputy Collector; appeal from order of Deputy Collector. Ben. Act 7, 1866, s. 8	II	57
Ben. Act 2 of 1882.		
Ben. Act 6, 1873, repealed except ss. 12, 13, 21, 26 to 29. and Schs. B, C, D, E. Ben. Act 2, 1882, s. 2, Sch. I	II	439, 468
Ben. Act 6, 1873, ss. 12, 21, 26, amended. Ben. Act 2, 1882, s. 2, Sch. II	II	439, 468
Definitions. Ben. Act 2, 1882, s. 3	II	440
MANAGEMENT, CONSTRUCTION AND MAINTENANCE—		
Public embankments and water-courses, and embanked tow-paths maintained by Government, to vest in Government. Ben. Act 6, 1873, Sch. D; Ben. Act 2, 1882, ss. 2, 4, Sch. I	II	439, 441, 468
Certain embankments, water-courses and embanked tow-paths to be held on behalf of Government, and other embankments and water-courses to be held by Government on behalf of interested persons. Ben. Act 6, 1873 Sch. D; Ben. Act 2, 1882, ss. 2, 4, Sch. I	II	439, 441, 468
Continued use of lands by Government, free of payment, for obtaining earth for repairs. Ben. Act 2, 1882, s. 5	II	442
Execution of works at instance of Collector—		
Transfer of embankment or water-course to charge of Government officers, removal or alteration of embankment or obstruction, changing of line of, or renewing, public embankment, making of new embankment, making of sluice, making or alteration of water-course or, alteration of road interfering with drainage:—		
Estimates, plans, specifications and map to be prepared, and notice issued by Collector. Ben. Act 2, 1882, ss. 7 to 9, Sch. III	II	442, 443, 468
Inquiry into objections. Ben. Act 2, 1882, s. 10	II	443
Order after inquiry; reference to Commissioner, Board of Revenue and Local Government to dispense with reference to higher authority. Ben. Act 2, 1882, ss. 11 to 15	II	443, 444
Power of Collector to require that alteration of road or construction of water-course under or through road be carried out by person in charge of road; carrying out of work by Government officers in default of such person; expenses by whom to be borne. Ben. Act 2, 1882, s. 17	II	445

Subject.	Vol.	Page.
EMBANKMENT(S)—<i>contd.</i>		
<i>Ben. Act 2 of 1882—contd.</i>		
MANAGEMENT, CONSTRUCTION AND MAINTENANCE—<i>contd.</i>		
Making of sluice in public embankment for purpose of drainage or irrigation, or erection, improvement, etc., of embankment or water-course, on application to Collector. <i>Ben. Act 2, 1882, s. 18.</i>	II	445
Removal by Collector of trees or buildings situated between public embankment and river; acquisition of land for construction, etc., embanked tow-path; application of Land Acquisition Act. <i>Ben. Act 2, 1882, s. 19</i>	II	446
Removal of trees or buildings in pursuance of <i>Ben. Act 2, 1882, s. 19</i> , in cases of emergency, without resorting in the first instance to the Land Acquisition Act; compensation. <i>Ben. Act 6, 1873, s. 21 prov., Ben. Act 2, 1882, s. 2, Schs. I, II</i>	II	156, 439, 468
Reference by Collector to Commissioner where works or lands situated in different districts. <i>Ben. Act 2, 1882, s. 20</i>	II	446
Appointment and functions of Embankment Committee; conduct of business; reference to Commissioner when Collector differs from Committee. <i>Ben. Act 2, 1882, ss. 21 to 24, 90(b)</i>	II	446, 447, 466
Procedure in case of grave and imminent danger to life or property—		
Power of Collector or Engineer to begin work without completing inquiries; notice to be given when land situated in another district; payment of compensation and restoration of embankment, etc., when immediate action determined to have been unnecessary. <i>Ben. Act 2, 1882, ss. 25 to 27, 29</i>	II	447, 448
Power of Engineer to repair and maintain public embankments, public water-courses, etc. <i>Ben. Act 2, 1882, s. 30</i>	II	448
Making of temporary road-way or water-course over or through public embankment, or temporary dam in embanked river or public water-course on application to Engineer. <i>Ben. Act 2, 1882, s. 31.</i>	II	448
Opening and shutting of sluice in public embankment. <i>Ben. Act 2, 1882, s. 32</i>	II	449
Engineer's power of entry, survey, etc.; notice of entry; payment to be made for damage done. <i>Ben. Act 2, 1882, s. 35</i>	II	450
Engineer's power to take earth, etc., for purposes of repairs; compensation for crops; acquisition of land. <i>Ben. Act 2, 1882, ss. 34 to 46</i>	II	450 to 453
Engineer's powers subject to control of Collector. <i>Ben. Act 2, 1882, s. 28.</i>	II	448
Application of Land Acquisition Act when land required for purposes of Act. <i>Ben. Act 2, 1882, s. 27</i>	II	448
Acquisition of land and earth in pursuance of <i>Ben. Act 2, 1882, s. 25 or s. 30</i> , in cases of emergency, without resorting in the first instance to the Land Acquisition Act; compensation. <i>Ben. Act 6, 1873, ss. 12, 13, 26 to 29, Schs. B. C., Ben. Act 2, 1882, s. 2, Schs. I, II</i>	II	155, 156, 439, 463, 662
Compensation for injury caused in execution of Act—		
When claimable. <i>Ben. Act 2, 1882, s. 33</i>	II	450
Limitation of claims. <i>Ben. Act 2, 1882, s. 39</i>	II	451

Subject.	Vol.	Page.
EMBANKMENT(s)— <i>contd.</i>		
<i>Ben. Act 2 of 1882—contd.</i>		
MAN/ONMENT, CONSTRUCTION AND MAINTENANCE— <i>contd.</i>		
Compensation for injury caused in execution of Act— <i>contd.</i>		
Procedure for determining amount and persons to whom payable; matters to be considered. <i>Ben. Act 2, 1882, ss. 40, 41</i>	II	451
Cost of works—		
To be paid, in the case of certain embankments, wholly or partly by Government. <i>Ben. Act 6, 1873, Schs. D. E., Ben. Act 2, 1882, ss. 2, 42 to 46, Sch. I</i>	II	158, 439, 452, 453, 468, 648, 662.
Procedure when payment to be made by <i>zamindar</i> —		
Specifications and estimates to be prepared by Engineer and sent to Collector. <i>Ben. Act 2, 1882, ss. 47 to 49</i>	II	453, 454
Notice of such specifications and estimates; disposal of objections. <i>Ben. Act 2, 1882, s. 50</i>	II	454
Accounts of actual expenses; certificates and statements; as to lands benefited, etc. <i>Ben. Act 2, 1882, s. 51</i>	II	454
Notice of such accounts, certificates and statements; disposal of objections. <i>Ben. Act 2, 1882, s. 52</i>	II	454
Collector to make an order specifying total sum payable; order when to be served on persons liable to pay. <i>Ben. Act 2, 1882, s. 53</i>	II	455
<i>Zamindar's</i> liability to pay. <i>Ben. Act 6, 1873, Sch. E., Ben. Act 2, 1882, ss. 2, 51, 54, Sch. I</i>	II	158, 439, 454, 455, 468.
Recovery by <i>zamindar</i> or tenure-holder of share of cost apportioned to under-tenant. <i>Ben. Act 2, 1882, ss. 55, 74</i>	II	456, 461
Notice of amounts payable and of apportionment thereof between <i>zamindars</i> ; procedure for making apportionment; amount apportioned how payable; interest chargeable. <i>Ben. Act 2, 1882, ss. 56 to 62</i>	II	456 to 458
Alternative power of apportioning estimated expenditure for a series of years; notice: disposal of objections; amount apportioned how payable; interest chargeable. <i>Ben. Act 2, 1882, ss. 63 to 67</i>	II	458, 459
Final order of apportionment, specifying estates, sums payable, dates of payment, etc.; making, and giving notice of order. <i>Ben. Act 2, 1882, ss. 68, 69</i>	II	460
Procedure for recovery of sums payable. <i>Ben. Act 2, 1882, ss. 70, 73</i>	II	460, 461
Separate liability, etc., when separate account opened under Act 11, 1859, <i>Ben. Act 7, 1876, section 70, or Ben. Act 9, 1880. Ben. Act 2, 1882, s. 71</i>	II	262, 460
Sums payable first charge on estate; charge not avoided by sale and joint liability not affected by partition of estate. <i>Ben. Act 2, 1882, s. 72</i>	II	461
Supplemental—		
Disposal of land no longer required for purposes of Act; application of proceeds. <i>Ben. Act 2, 1882, s. 87</i>	II	465
Penalty for obstructing person in execution of Act. <i>Ben. Act 2, 1882, s. 75</i>	II	462
Penalty for unauthorised interference with public embankment or water-course. <i>Ben. Act 2, 1882, s. 76(a)</i>	II	462

Subject.	Vol.	Page.
EMBANKMENT(s)— <i>concl'd</i>		
<i>Ben. Act 2 of 1882—concl'd.</i>		
MANAGEMENT, CONSTRUCTION AND MAINTENANCE— <i>concl'd.</i>		
Supplemental— <i>concl'd.</i>		
Penalty for unauthorised erection, etc., of embankment, or obstruction or diversion of water-course, in notified tract. <i>Ben. Act 2, 1882, ss. 6, 76(b)</i>	II	442 462
Penalty for unauthorised cutting through nr destroying public embankment, or opening or shutting sluice, etc. <i>Ben. Act 2, 1882, s. 77</i>	II	462
Penalty for unauthorised diverting of watercourse, removal of earth from public embankment, grazing of cattle on public embankment, etc. <i>Ben. Act 2, 1882, s. 78</i>	II	463
Removal of obstruction, or repair of damage, on conviction of offender. <i>Ben. Act 2, 1882, s. 79</i>	II	463
Publication of proclamations and notices. <i>Ben. Act 2, 1882, s. 80</i>	II	463
Service of notices and orders. <i>Ben. Act 2, 1882, s. 81</i>	II	463
Powers of Collector and Commissioner for taking evidence. <i>Ben. Act 2, 1882, s. 82</i>	II	464
Mistakes in form not to invalidate proceedings. <i>Ben. Act 2, 1882, s. 83</i>	II	464
Delegation of powers of Collector to Deputy Collector. <i>Ben. Act 2, 1882, s. 88</i>	II	466
Appeals from orders when to lie; limitation; control of Local Government; Board of Revenue and Commissioners. <i>Ben. Act 2, 1882, ss. 84 to 86, 88, 90(c)</i>	II	465, 466
Jurisdiction of Magistrates. <i>Ben. Act 2, 1882, s. 89</i>	II	466
	II	467
EMBANKMENT COMMITTEE. <i>See EMBANKMENT.</i>		
EMIGRATE: defined. <i>See WORDS AND PHRASES.</i>		
<i>Assam Labour and Emigration Act, 1901, and the Assam Labour and Emigration (Amendment) Act, 1905.</i>		
EMIGRATION—		
<i>Act</i>		
Definition. <i>Act 6, 1901, s. 2</i>	I	621
<i>Act 6 of 1915, s. 2</i>	I	622
Power of Local Government to prohibit emigration from its territories. <i>Act 6, 1901, s. 3</i>	I	707
Notification under section 3 when to take effect. <i>Act 6, 1901, s. 3, proviso</i>	I	624
PROTECTION OF EMIGRANTS—		
Official Supervisors—		
Appointment, etc., of officers. <i>Act 6, 1901, s. 4</i>	I	624
Delegation of Inspector's functions to Assistant Inspector. <i>Act 6, 1901, s. 219</i>	I	678
Labour contracts—		
Contents, term and execution of. <i>Act 6, 1901, s. 5</i>	I	625
Not enforceable unless made in accordance with section 5. <i>Act 6, 1901, s. 6</i>	I	626

Subject.	Vol.	Page.
EMIGRATION—contd.		
<i>Assam Labour and Emigration Act, 1901, and the Assam Labour and Emigration (Amendment) Act, 1915—contd.</i>		
Labour contracts—concl'd.		
Not to compel underground labour unless expressly so provided.		
Act 6, 1901, s. 7	I	626
To require labourer to work on any estate of employer, unless there is express provision to the contrary. Act 6, 1901, s. 8	I	628
May be made by person of 16 and upwards. Act 6, 1901, s. 9	I	628
Power to cancel, in case of wrongful recruitment, sickness, etc., return of labourer and dependents to their home and recovery of expenses. Act 6, 1901, ss. 10 to 13	I	628, 627
Wages due under, a charge upon estate. Act 6, 1901, s. 216	I	678
Owner of estate for the time being has all rights and remedies in respect of contracts charged on it. Act 6, 1901, s. 217	I	678
Recruiting by garden-sardars and local agents—		
Grant of certificate by employer to garden-sardar, and counter-signature thereof by Inspector or Magistrate. Act 6, 1901, ss. 56 to 61	I	628, 629
Duration of such certificates. Act 6, 1901, s. 61	I	629
Power to cancel such certificates. Act 6, 1901, s. 63	I	629
Provision of places of accommodation by garden-sardar; inspection of such places by Magistrate. Act 6, 1901, s. 62	I	629
Licensing and employment of local agents; their powers and duties; power to cancel license. Act 6, 1901, ss. 64 to 67	I	630
Act 8 of 1915, ss. 3 and 4	I	768
Medical examination of recruits. Act 6, 1901, s. 70	I	631
Registration of recruits. Act 6, 1901, ss. 68 to 71, 73 to 75.	I	631, 632, 633.
Execution of labour-contract. Act 6, 1901, s. 72	I	632
Garden-sardar to accompany labourers to labour-district, or send competent person with them; way-bill; food and lodging to be provided on journey. Act 6, 1901, ss. 76, 78 to 82	I	633, 634
No restriction on number of persons to be engaged by garden-sardar. Act 6, 1901, s. 77	I	633
Compensation to labourers for ill-treatment, etc., power to require garden-sardar, etc., to pay. Act 6, 1901, ss. 81, 82	I	634
Medical examination of labourers <i>en route</i> ; detention in case of sickness; recovery of expenses. Act 6, 1901, ss. 83 to 86	I	634 to 636
Power of employer's representative to cancel contract on payment of compensation, etc. Act 6, 1901, ss. 87, 88.	I	636
Power to order cost for repatriated labour. Act 6, 1901, s. 89	I	637
Engaging emigrants otherwise than under chapters III and IV—		
Power to Local Government to relax certain provisions of the Act. Act 6 of 1901, s. 91; Act 8 of 1915, s. 6	I	637, 771
Application of Act to persons engaged under Chapter V. Act 6, 1901, s. 93.	I	638
Transport by river—		
Routes to be followed and rules observed. Act 6, 1901, s. 94	I	639
Licensing of vessels. Act 6, 1901, ss. 96 to 99	I	640
Number of passengers. Act 6, 1901, ss. 96; 100	I	640
Power to restrict number of passengers on particular voyage. Act 6, 1901, s. 100	I	640
Master of vessel to make returns, etc. Act 6, 1901, s. 101	I	641
Provision of food, medical attendance, etc. Act 6, 1901, s. 102	I	641
Licensing of medical officer of vessels. Act 6, 1901, s. 103	I	641
Regulation of departure of vessels. Act 6, 1901 ss. 104, 105	I	641

Subject.

Vol.

Page.

EMIGRATION—*contd.**Assam Labour and Emigration Act, 1901, and the Assam Labour and Emigration (Amendment) Act, 1915—contd.*Transport by river—*contd.*

Labourers not to be allowed to leave vessels <i>en route</i> . Act 6, 1901, s. 106	I	641
Report to and inspection by Magistrate, <i>en route</i> . Act 6, 1901, ss. 107, 108	I	642
Regulation of communication with land <i>en route</i> . Act 6, 1901, s. 109	I	642
Procedure where passengers sick. Act 6, 1901, ss. 110 to 112	I	642, 643
Removal of excess passengers. Act 6, 1901, s. 113	I	643
Report of infraction of Act or rules; power to detain vessels. Act 6, 1901, s. 114	I	643
Power of local Government to make rules. Act 6, 1901, s. 115	I	644
Delegation of Magistrate's functions. Act 6, 1901, s. 116	I	644
Sections 94 to 116 not to apply to transport by sea. Act 6, 1901, s. 95.	I	639

Assam Labour Board—

Constitution and election of. Act 6 of 1901, s. 116A; Act 8 of 1915, s. 5	I	644, 708
Salary of Chairman. Act 6 of 1901, s. 116B; Act 8 of 1915, s. 5	I	645, 709
Appointment and functions of supervisors. Act 6 of 1901, s. 116C; Act 8 of 1915, s. 5	I	645, 770
Licenses of Local Agents, endorsement of. Act 6 of 1901, s. 116D; Act 8 of 1915, s. 5	I	646, 770
Cess, levy, rate and recovery, of. Act 6 of 1901, s. 116E; Act 8 of 1915, s. 5	I	646, 770
Rules, power to Governor General in Council to make. Act 6 of 1901, s. 116F; Act 8 of 1915, s. 5	I	647, 771

Control in labour-district—

Annual rate payable by employers. Act 6, 1901, s. 117	I	647
Making registration, cancellation, etc., of local labour-contracts. Act 6, 1901, ss. 118 to 121	I	648
Returns by employers. Act 6, 1901, s. 122	I	649
General powers of supervision exercisable by Magistrate over treatment, etc., of labourers. Act 6, 1901, s. 123	I	649
Regulation of amount of, and payment for, labour. Act 6, 1901, ss. 124 to 128	I	650, 651
Suspension or determination of labour-contract in case of sickness of labourer. Act 6, 1901, ss. 129, 131	I	651, 652
Subsistence allowance to labourer during sickness. Act 6, 1901, s. 130	I	651
House accommodation, food, hospital accommodation, etc., for labourer. Act 6, 1901, ss. 132 to 136	I	652, 653
Powers and procedure where estate or part thereof unfit for residence of labourers. Act 6, 1901, ss. 137 to 145	I	651 to 657
Hearing and decision of complaints made by labourers. Act 6, 1901, ss. 146 to 151	I	657 to 659

Labour-contract—

Power to cancel contract on conviction of employer, or if wages in arrear, or if ill-usage proved. Act 6, 1901, s. 152	I	659
Power of Local Government to cancel contract owing to insufficiency of earnings. Act 6, 1901, s. 153	I	660

Subject.	Vol.	Page.
EMIGRATION—concl'd.		
<i>Assam Labour and Emigration Act, and the Assam Labour and Emigration Amendment Act, 1915—concl'd.</i>		
Labour-contract—concl'd.		
Power to cancel contract of labourer related to labourer whose contract is cancelled or determined. Act 6, 1901, s. 154	I	660
Endorsement of determination of —. Act 6, 1901, s. 155	I	660
Power to redeem —. Act 6, 1901, s. 156	I	660
Power to equalise terms of contract in case of husband and wife. Act 6, 1901, s. 157	I	661
Repatriation of labourers and others. Act 6, 1901, ss. 158 to 162	I	661 to 663
Miscellaneous Provisions—		
General powers of Local Government for making rules. Act 6, 1901, s. 163; Act 8, 1915, s. 7 (i), Sch.	I	663, 771, 773
Offences and penalties. Act 6, 1901, ss. 164 to 193, 201, 208 to 212; Act 8, 1915, s. 7 (iii)	I	664 to 672 675, 676, 678, 772
Penalty for abetment. Act 6, 1901, s. 213	I	677
Deserters—		
Statement of — by employer; apprehension of — without warrant; procedure of police and Magistrate; punishment of —. Act 6, 1901, ss. 194 to 198	I	673, 674
Compensation to — for wrongful arrest. Act 6, 1901, s. 199	I	674
Cancellation of contract of —. Act 6, 1901, s. 200	I	674
Conviction not ordinarily to operate as a release from contract. Act 6, 1901, s. 204	I	675
Endorsement on contract of periods of imprisonment or unlawful absence; such periods to be added to term of contract. Act 6, 1901, ss. 205 to 207	I	675, 676
Cancellation of portion of sentence on application of employer. Act 6, 1901, s. 202	I	675
Expense of forwarding labourer to be paid by employer. Act 6, 1901, ss. 203, 204	I	675
Place of trial of offenders —. Act 6, 1901, s. 214	I	677
Recovery of sums due under Act. Act 6, 1901, s. 215	I	678
Labour Transport Fund; constitution and application of —. Act 6, 1901, s. 218	I	678
Powers of officers exercisable from time to time. Act 6, 1901; s. 220	I	679
Notification under Act not to affect prior Acts, etc. Act 6, 1901, s. 222	I	679
EMPLOYER defined.		
ENACTMENT(s) defined. } See WORDS AND PHRASES.		
List of — printed in this Code	IV	I
Chronological tables of — printed in this Code	I	
	II	i to xiv
	III	i to iv
Short titles of —. See under SHORT TITLES		
Enactments in force in Scheduled districts	IV	8
Notifications as to enactments in force in Scheduled districts	IV	161
Enactments in force in De-regulationised Tracts	IV	72
Notifications as to enactments in force in De-regulationised Tracts	IV	165

Subject.	Vol.	P.gc.
ENACTMENT(s)—<i>contd.</i>		
Provisions as to repealed enactments. }		
General rules as to interpretation of enactments. }		
Construction of enactments in force in territories transferred to Bihar and Orissa. Act 7, 1912, s. 3, Sch. D	I	724, 727
ENCROACHMENT(S)—		
Removal of — on Municipal roads. See MUNICIPALITY.		
Penalty for — on drain or sewer. See MUNICIPALITY.		
Penalty for — on aqueduct or watercourse. See MUNICIPALITY.		
Village <i>daroghas</i> to report — on roads. See POLICE.		
ENCUMBERED ESTATES—		
<i>The Chota Nagpur Encumbered Estates Act, 1876.</i>		
Alienation, cessation of powers of — during continuance of management. Act 6, 1876, s. 3, <i>thirdly</i> (a)	I	427
Appeals—		
to Deputy Commissioner from decisions of Manager. Act 6, 1876, s. 10	I	430
" " " " when Deputy Commissioner	I	430
" " " " Commissioner. Act 6, 1876, s. 10	I	430
against holder, during management. Act 6, 1876, s. 21B	I	437
Arrest, freedom from — after application for vesting order. Act 6, 1876, s. 3, <i>secondly</i>	I	420
Board of Revenue, control of, over orders and proceedings of Commissioner and Deputy Commissioner. Act 6, 1876, s. 21A . .	I	437
" "	I	423
" "	I	430
Power of — to make orders as to education of holder's children. Act 6, 1876, s. 19A(1)	I	436
Power of — to prohibit sale of immoveable property. Act 6, 1876, s. 2B	I	426
Appeals to—		
from Manager, when Deputy Commissioner is Manager. Act 6, 1876, s. 10	I	430
from Deputy Commissioner. Act 6, 1876, s. 10	I	430
Orders and proceedings of — to be under control of Board of Revenue. Act 6, 1876, s. 21A	I	436
Contract—		
Cessation of powers to — during management. Act 6, 1876, s. 3, <i>thirdly</i> (3)	I	427
Power of Manager to — Act 6, 1876, s. 18B	I	435
Costs, of repairs and improvements. Act 6, 1876, s. 4, <i>fifthly</i> . .	I	427
Debts of holder—		
Source from which to be paid. Act 6, 1876, s. 4	I	23
Settlement of — Act 6, 1876, ss. 5 to 12A	I	429 to 432
See SETTLEMENT OF DEBTS.		
Deputy Commissioner—		
Application for vesting order by — Act 6, 1876, s. 2	I	424
Power of — to order production of statements and documents for purpose of making application for vesting order. Act 6, 1876, s. 2A	I	425
Power of — to fine persons failing to obey Manager's orders to produce documents. Act 6, 1876, s. 14A(2)	I	434

Subject.	Vol.	Page.
ENCUMBERED ESTATES—concl'd.		
<i>The Chota Nagpur Encumbered Estates Act, 1876—cont'd.</i>		
Deputy Commissioner—concl'd.		
Orders and proceedings of — to be under control of Board of Revenue. Act 6, 1876, s. 21A	I	437
Documents—		
relied upon by claimant against estate to be given up to Manager. Act 6, 1876, s. 6	I	428
Exclusion of — if not given up. Act 6, 1876, s. 6	I	428
Production of — power of Manager to compel. Act 6 of 1876, s. 6	I	428
Education of holder's children — power of Commissioner to make rules as to —. Act 6 of 1876, s. 19A (1)	I	436
Fines—		
Power of Deputy Commissioner to fine for failure to obey Manager's orders for production of documents. Act 6, 1876, s. 14A (2)	I	434
Recovery of —. Act 6 of 1876, s. 19B	I	436
Government demands, sourcee from which to be paid. Act 6, 1876, s. 4, first	I	427
Grants—		
Power of Manager to inquire into consideration for. Act 6, 1876, s. 9	I	429
Power of Manager to set aside. Act 6, 1876, s. 9	I	429
Holder of Immoveable Property—		
Application by — for vesting order. Act 6, 1876, s. 2	I	423
Payment by Manager, of debts and liabilities of. Act 6, 1876, s. 4	I	428
Certain powers of — to be exercised by Manager. Act 6, 1876, s. 16	I	434
Suits and appeals against — during management. Act 6, 1876, s. 21B	I	437
Education of children of —. Act 6, 1876, s. 19A (1)	I	436
<i>See also IMMOVEABLE PROPERTY.</i>		
Immoveable property—		
Holder of — may apply for vesting order. Act 6, 1876, s. 2	I	423
Prohibition of sale, after receipt of application for vesting order. Act 6, 1876, s. 2B	I	426
Cessation of power to alienate, during management. Act 6, 1876, s. 3, thirdly (a)	I	427
exempt from attachment during management. Act 6, 1876, s. 3, thirdly (b)	I	427
Improvements, payment of costs of. Act 6, 1876, s. 4, fifthly	I	427
Investigation, into claim preferred by manager, to be deemed a judicial proceeding. Act 6, 1876, s. 15	I	436
Leases—		
Power of Manager to inquire into consideration for—. Act 6, 1876, s. 9	I	429
Power of Manager to set aside —. Act 6, 1876, s. 9	I	429
Power of Manager to grant —. Act 6, 1876, s. 17	I	436
Liabilities of holder, payment of. Act 6, 1876, s. 4	I	428
Loans—		
Payment of — raised for estate. Act 6, 1876, s. 4, fourthly	I	427
Power of Manager to raise —. Act 6, 1876, s. 18	I	435
Maintenance, of holder and heir, payment of. Act 6, 1876, s. 4, thirdly	I	427

Subject.	Vol.	Page.
ENCUMBERED ESTATES— <i>contd.</i>		
<i>The Cho'a Nagpur Encumbered Estates Act, 1876—contd.</i>		
Manager—		
Duties of —. Act 6, 1876, s. 4	I	427
Powers of —. Act 6, 1876, ss. 13 to 18B	I	433 to 435
Appointment of —. Act 6, 1876, s. 2	I	423
Appointment of new —. Act 6, 1876, s. 20	I	436
to be a public servant. Act 6, 1876, s. 21	I	437
Moveable Property, not attachable for debts after application for vesting order. Act 6, 1876, s. 2, <i>secondly</i>	I	427
Mortgage, power of manager to raise money by. Act 6, 1876, s. 18	I	435
Mortgagee—		
or conditional mortgagee, power of Manager to remove. Act 6, 1876, s. 16	I	434
Freedom from necessity to inquire into necessity for, or application of, money lent to Manager. Act 6, 1876, s. 18A	I	435
Penalty, on disobedience of Commissioner's rules as to education of holder's children. Act 6, 1876, s. 19A (2)	I	430
Powers—		
of Commissioner, to vest management of property in an officer appointed by himself. Act 6, 1876, s. 2	I	423
of Commissioner, to prohibit sale of immoveable property after receipt of application for vesting order. Act 6, 1876, s. 2B	I	426
of Commissioner, to make orders as to education of holder's children. Act 6, 1876, s. 19A (1)	I	430
of Commissioner, to appoint new Manager. Act 6, 1876, s. 20	I	430
of Deputy Commissioner, to order production of statements of documents for purpose of making application for vesting order. Act 6, 1876, s. 2A	I	425
of Lieutenant-Governor, to make rules. Act 6, 1876, s. 19	I	435
of Manager. Act 6, 1876, ss. 13 to 18B	I	433 to 435
of Manager to inquire into consideration for leases and grants. Act 6, 1876, s. 9	I	429
to Manager to set aside leases and grants. Act 6, 1876, s. 9	I	450
See MANAGER.		
Profits—		
Receipt and disbursement of. Act 6, 1876, s. 4	I	427
Rents—		
to be received by Manager. Act 6, 1876, s. 4	I	427
due to superior landlords, payment of. Act 6, 1876, s. 4, <i>secondly</i>	I	427
Repairs, payment of costs. Act 6, 1876, s. 4, <i>fifthly</i>	I	427
Restoration of owner. Act 6, 1876, s. 12	I	431
Review, of decisions of Commissioner. Act 6, 1876, s. 10A	I	430
Rules, powers of Lieutenant-Governor to make.—		
Act 6, 1876, s. 19	I	734
Act 4, 1914, s. 2 and Sch. Part I	I	435
Sale, power of Manager to raise money by. Act 6, 1876, s. 18	I	435
Sale of immoveable property, power of Commissioner to prohibit. Act 6, 1876, s. 2B	I	420
Settlement of debts—		
Publication of notice to claimants. Act 6, 1876, s. 5	I	428
Notice, how to be published. Act 6, 1876, s. 5	I	428
Claim to contain full particulars. Act 6, 1876, s. 6	I	428
Documents to be given up. Act 6, 1876, s. 6	I	428
Books containing entries to be delivered to Manager. Act 6, 1876, s. 6	I	428

Subject.

Vol.

Page.

ENCUMBERED ESTATES—*concl'd.**The Cho'a Nagpur Encumbered Estates Act, 1876—concl'd.*Settlement of Debts—*concl'd.*

Exclusion of documents not produced. Act 6, 1876, s. 6	I	428
Debts not duly notified to be barred. Act 6, 1876, s. 7	I	428
Admission of claim within further period—		
Act 6, 1876, s. 6 proviso	I	429
Act 5, 1884, s. 5	I	451
Barring of debts, within certain exceptions, incurred after making application for postponement of order for application of Act. Act 6, 1876, s. 7	I	429
Determination of debts. Act 6, 1876, s. 8	I	429
Appeal to Deputy Commissioner from certain decisions of Manager. Act 6, 1876, s. 10	I	430
Appeal to Commissioner when Deputy Commissioner is Manager. Act 6, 1876, s. 10, proviso	I	430
Appeal to Commissioner, from decision of Deputy Commissioner. Act 6, 1876, s. 10	I	430
Review of certain proceedings by Commissioner. Act 6, 1876, s. 10A	I	430
Scheme for. Act 6, 1876, s. 11	I	430
Return of scheme for revision. Act 6, 1876, s. 11	I	430
Restoration of owner. Act 6, 1876, s. 12	I	431
Restoration to be notified. Act 6, 1876, s. 12	I	431
Continuance of disabilities after restoration—		
Act 6, 1876, s. 12A	I	431
Ben. Act 3, 1909, s. 12	III	347
Revival of barred proceedings and debts. Act 6, 1876, s. 12	I	431
Limitation as to revived proceedings. Act 6, 1876, s. 12	I	431
Re-instatement of mortgagor. Act 6, 1876, s. 12	I	432
Suits—		
Institution of — barred after application for vesting order. Act 6, 1876, s. 3, <i>first</i>	I	426
against holder, during management. Act 6, 1876, s. 21B	I	437
Bar of —. Act 6, 1876, s. 22	I	437
Saving of jurisdiction of courts in Chota Nagpur in respect of certain —. Act 6, 1876, s. 23	I	437
Title, document of, power of Manager to order production of. Act 6, 1876, s. 14A (1)	I	434
Vesting Order—		
who may apply for. Act 6, 1876, s. 2	I	423
Application for — procedure. Act 6, 1876, s. 2	I	423
Particulars to be stated in application for—		
Act 6, 1876, s. 2	I	425
Act 5, 1884, s. 2	I	451
Verification of application for —. Act 6, 1876, s. 2	I	425
Petition for postponement of —. Act 6, 1876, s. 2, proviso	I	423, 424
Prohibition of sale of immoveable property after application for—		
Act 6, 1876, s. 2B	I	426
Ben. Act 3, 1909, s. 2	III	343
Effect of order—		
Act 6, 1876, s. 3	I	426
Act 5, 1884, s. 3	I	451
Witnesses, power to Manager to summon. Act 6, 1876, s. 14	I	433

Subject.	Vol.	Page.
ENDOWMENT (CHARITABLE)—		
Objects of Ben. Reg. 19, 1810. Ben. Reg. 19, 1810, s. 16 . . .	I	131
Superintendence of endowments for charitable purposes, and of public edifices, vested in Board of Revenue. Ben. Reg. 19, 1810, s. 2 . . .	I	123
Board to see to due appropriation of such endowments. Ben. Reg. 19, 1810, s. 3 . . .	I	123
Board to recommend disposal of ruined edifices. Ben. Reg. 19, 1810, s. 4 . . .	I	123
Board to prevent such endowments and edifices being diverted to private use. Ben. Reg. 19, 1810, s. 5 . . .	I	123
District Agents—		
Appointment of — Ben. Reg. 19, 1810, ss. 8, 9 . . .	I	129
to obtain full information in regard to such endowments and public edifices, and report misappropriations to Board. Ben. Reg. 19, 1810, s. 10 . . .	I	130
to ascertain particulars as to existing trustees, managers or superintendents, report vacancies and nominate successors. Ben. Reg. 19, 1810, ss. 11 to 13 . . .	I	130
Board to appoint new trustees, etc. Ben. Reg. 19, 1810, s. 14 . . .	I	131
Right of suit by interested persons not barred. Ben. Reg. 19, 1810, s. 15 . . .	I	131
ENGINEER—		
defined. <i>See</i> WORDS AND PHRASES.		
Duties and powers of — in carrying out drainage scheme. <i>See</i> DRAINAGE.		
Duties and powers of — with regard to embankments. <i>See</i> EMBANKMENT. <i>See also</i> DISTRICT ENGINEER.		
ENLANCE; enhancement: defined. <i>See</i> WORDS AND PHRASES.		
ENHANCEMENT OF RENT—		
on sale of tenure for its own arrears. <i>See</i> LAND-REVENUE.		
in case of tenure-holder. <i>See</i> LANDLORD AND TENANT.		
in case of occupancy <i>raiya</i> t. <i>See</i> LANDLORD AND TENANT.		
in case of non-occupancy. <i>See</i> LANDLORD AND TENANT.		
in temporarily-settled districts, on expiration of settlement. <i>See</i> LANDLORD AND TENANT.		
for improvements. <i>See</i> LANDLORD AND TENANT.		
under other enactments. <i>See</i> LANDLORD AND TENANT.		
on interruption of water-supply. <i>See</i> IRRIGATION.		
Date from which decree for — takes effect. <i>See</i> LANDLORD AND TENANT.		
Rights of purchaser of estate or tenure sold for its own arrears to enhance rent. <i>See</i> LAND-REVENUE.		
ENTRY AND INSPECTION—		
Powers of —. <i>See</i> MUNICIPALITY.		
Powers of — under various enactments. <i>See under appropriate heads.</i>		
ERROR OF COURT. Government not liable for — Ben. Reg. 11, 1822, s. 38 . . .	I	270
ESCHEAT—		
Attachment of revenue of escheated life grant. <i>See</i> LAND-REVENUE.		
Superintendence of — vested in Board of Revenue. Ben. Reg. 19, 1810, s. 7 . . .	I	129

Subject.	Vol.	Page.
DISTRICT AGENTS—		
Appointment of —. Ben. Reg. 19, 1810, ss. 8, 9	I	129
to obtain full information in regard to — and report misappropriations to Board. Ben. Reg. 19, 1810, s. 10	I	130
ESTATE(s)—		
defined. <i>See</i> WORDS AND PHRASES.		
Saving as to — not permanently settled. Act 8, 1885, s. 191	I	561
Enhancement of rent in — or fixing fair and equitable rent in temporarily-settled estates. Act 8, 1885, s. 192	I	561
Power to purchase, on behalf of Government, at revenue sale. <i>See</i> LAND-REVENUE.		
Khas management of such —. <i>See</i> LAND-REVENUE.		
Administration of —. <i>See</i> ADMINISTRATION OF ESTATES.		
Attachment of —. <i>See</i> ATTACHMENT.		
Assets of — defined. <i>See</i> WORDS AND PHRASES.		
Parent —, defined. <i>See</i> WORDS AND PHRASES.		
Joint undivided — defined. <i>See</i> WORDS AND PHRASES.		
Separate — defined. <i>See</i> WORDS AND PHRASES.		
Relinquishment of —. <i>See</i> COURT OF WARDS.		
ESTATES PARTITION ACT, 1897. <i>See</i> PARTITION. Ben. Act 5, 1897.	III	89
ESTATES PARTITION FUND. <i>See</i> PARTITION.		
ESTIMATES—		
for construction of embankment. <i>See</i> EMBANKMENT.		
Preparation, revision and sanctioning of — by District Road Committee. <i>See</i> LOCAL RATES AND CESSES.		
by District Boards and Unions. <i>See</i> LOCAL SELF-GOVERNMENT and <i>see under appropriate heads.</i>		
EVASION of agreement to cultivate indigo, summary suit in case of — <i>See</i> INDIGO.		
EXCISE—		
<i>B. & O. Act 2 of 1915.</i>		
Commencement of —. B. & O. Act 2 of 1915, s. 1 (3)	IV	181
Local extent of —. B. & O. Act 2 of 1915, s. 1 (2).	IV	181
APPEAL—		
from orders. B. & O. Act 2 of 1915, s. 8 (2)	IV	185
ARREST—		
Report of — to Collector and Excise officer. B. & O. Act 2 of 1915, s. 82	IV	213
ARREST (without warrant)—		
Power of certain persons to —. B. & O. Act 2 of 1915, s. 70	IV	209
ARRESTED PERSONS—		
Production of — before Collector. B. & O. Act 2 of 1915, s. 80	IV	213
BAIL—		
by a person arrested. B. & O. Act 2 of 1915, ss. 79 (4), (5), (6) and (7)	IV	212
BEER—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (1)	IV	181
BENGAL EXCISE ACT, 1909—		
to cease to be in force in the province of Bihar and Orissa, and to be deemed to have been repealed therein. B. & O. Act 2 of 1915, s. 98 (1)	IV	220
BENGAL MUNICIPAL ACT, 1884—		
Bar to application of section 261 of —. B. & O. Act 2 of 1915, s. 97	IV	220

Subject.	Vol.	Page.
Excise— <i>contd.</i>		
<i>B. & O. Act 2 of 1915—contd.</i>		
<i>Bhang—</i>		
What shall be deemed to be —, to be determined by the Local Government. <i>B. & O. Act 2 of 1915, s. 3</i>	IV	183
<i>BOARD—</i>		
Decision of — as to technical defects, irregularities and omissions in licenses, on reference by the Excise Commissioner, to be final. <i>B. & O. Act 2 of 1915, s. 41 (2)</i>	IV	198
Definition of —. <i>B. & O. Act 2 of 1915, s. 2 (2)</i>	IV	181
Excise Commissioner to refer matter to — in case of difference of opinion between him and the Divisional Commissioner. <i>B. & O. Act 2 of 1915, s. 35, pro.</i>	IV	197
may exercise powers from time to time. <i>B. & O. Act 2 of 1915, s. 91</i>	IV	219
Power of — to determine the limit of retail sale of any excisable article. <i>B. & O. Act 2 of 1915, s. 5 (1)</i>	IV	184
Power of — to revise any order passed by a Collector, the Excise Commissioner or the Commissioner of a Division. <i>B. & O. Act 2 of 1915, s. 8 (3)</i>	IV	185
Power of — to reduce fees. <i>B. & O. Act 2 of 1915, s. 39</i>	IV	198
Power of — to make rules. <i>B. & O. Act 2 of 1915, s. 90</i>	IV	216
<i>BOTTLE (To)—</i>		
Definition of — <i>B. & O. Act 2 of 1915, s. 2 (3).</i>	IV	216
<i>BREWERY—</i>		
Establishment or discontinuance of — by the Excise Commissioner. <i>B. & O. Act 2 of 1915, s. 15</i>	IV	188
Penalty for unlawful working or establishment of — <i>B. & O. Act 2 of 1915, s. 47 (c) (g)</i>	IV	201
<i>CANTONMENT—</i>		
Manufacture or sale of liquor in or near — <i>B. & O. Act 2 of 1915, s. 21</i>	IV	191
<i>Charas—</i>		
What shall be deemed to be —, to be determined by the Local Government. <i>B. & O. Act 2 of 1915, s. 3</i>	IV	183
<i>CHILDREN—</i>		
Employment of — by licensed vendors. <i>B. & O. Act 2 of 1915, s. 25</i>	IV	191
<i>COCAINE—</i>		
Definition of —. <i>B. & O. Act 2 of 1915, s. 2 (4).</i>	IV	181
<i>COLLECTOR—</i>		
Power of the — to take grants of licenses or exclusive privilege under management, or to transfer them. <i>B. & O. Act 2 of 1915, s. 46</i>	IV	201
Power of the — to compound offences and to release property liable to confiscation. <i>B. & O. Act 2 of 1915, s. 68</i>	IV	207
Power of the — to enter and inspect any place, and to test and seize measures, etc. <i>B. & O. Act 2 of 1915, s. 69</i>	IV	203
Power of the — to issue warrant of arrest. <i>B. & O. Act 2 of 1915, s. 71</i>	IV	209
Power of the — to issue search warrant. <i>B. & O. Act 2 of 1915, s. 72</i>	IV	209
Power of the — to arrest or search without issue of warrant. <i>B. & O. Act 2 of 1915, s. 73</i>	IV	209

Subject.	Vol.	Page.
EXCISE— <i>contd.</i>		
<i>B. & O. Act 2 of 1915—contd.</i>		
COLLECTOR— <i>concl'd.</i>		
to be under the control of the Excise Commissioner and the Divisional Commissioner. <i>B. & O. Act 2 of 1915, s. 8</i>	IV	185
to be deemed to be a Court. <i>B. & O. Act 2 of 1915, s. 85 (2)</i>	IV	214
COMPENSATION—		
for determination of a license. <i>B. & O. Act 2 of 1915, s. 45</i>	IV	200
CONFISCATION—		
What things are liable to —. <i>B. & O. Act 2 of 1915, s. 66</i>	IV	203
by Magistrate or Collector. <i>B. & O. Act 2 of 1915, s. 67</i>	IV	207
CONTROL—		
of the Excise Commissioner and the Divisional Commissioner over the Collector. <i>B. & O. Act 2 of 1915, s. 8 (1)</i>	IV	185
COUNTERPART AGREEMENT—		
by licensee, and deposit or security for the performance thereof. <i>B. & O. Act 2 of 1915, s. 40</i>	IV	198
COUNTRY LIQUOR—		
What shall be deemed to be —, to be determined by the Local Government. <i>B. & O. Act 2 of 1915, s. 4</i>	IV	183
Grant of exclusive privilege of manufacture and sale of —. <i>B. & O. Act 2 of 1915, s. 22</i>	IV	191
CRIMINAL PROCEDURE CODE, 1898—		
Applicability of certain sections of the — in the matter of taking bail or security bond. <i>B. & O. Act 2 of 1915, s. 79 (7)</i>	IV	213
Applicability of certain provisions of the —. <i>B. & O. Act 2 of 1915, s. 85 (1)</i>	IV	214
Non-applicability of section 191 of the —. <i>B. & O. Act 2 of 1915, s. 88.</i>	IV	215
CUSTODY—		
by police of seized articles. <i>B. & O. Act 2 of 1915, s. 81</i>	IV	213
DELEGATION—		
of powers, by the Local Government to the Board, the Divisional Commissioner and the Excise Commissioner. <i>B. & O. Act 2 of 1915, s. 7 (e)</i>	IV	185
Local Government may permit the — of powers by the Board, the Divisional Commissioner, the Excise Commissioner or the Collector to any person or classes of persons. <i>B. & O. Act 2 of 1915, s. 7 (g)</i>	IV	185
DENATURE (To)—		
Definition of —. <i>B. & O. Act 2 of 1915, s. 2 (5)</i>	IV	182
DENATURANT—		
Definition of —. <i>B. & O. Act 2 of 1915, s. 2 (5)</i>	IV	182
DETENTION—		
Maximum period of —. <i>B. & O. Act 2 of 1915, s. 84.</i>	IV	214
DISTILLERY—		
Penalty for unlawful working or establishment of —. <i>B. & O. Act 2 of 1915, s. 47</i>	IV	201
Establishment or discontinuance of — by the Excise Commissioner. <i>B. & O. Act 2 of 1915, s. 15</i>	IV	183
DISTRICT MAGISTRATE—		
Power of the — to close shops temporarily. <i>B. & O. Act 2 of 1915, s. 26.</i>	IV	192
DUES—		
Recovery of —. <i>B. & O. Act 2 of 1915, s. 93</i>	IV	219

Subject.	Vol.	Page.
EXCISE—contd.		
<i>B. & O. Act 2 of 1915—contd.</i>		
DUTY—		
Power of the Local Government to impose — on import, export, transport and manufacture of excisable articles. B. & O. Act 2 of 1915, s. 27.	IV	193
Ways of levying of —. B. & O. Act 2 of 1915, s. 28.	IV	194
ENHANCED PUNISHMENT—		
after previous conviction. B. & O. Act 2 of 1915, s. 65.	IV	206
EXCISABLE ARTICLE(S)—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (6).	IV	182
Deposit of — in a warehouse. B. & O. Act 2 of 1915, s. 10.	IV	188
Imposition of duty by the Local Government on import, export, transport and manufacture of —. B. & O. Act 2 of 1915, s. 27.	IV	193
License required for manufacture of —. B. & O. Act 2 of 1915, s. 15.	IV	188
License for sale of —. B. & O. Act 2 of 1915, s. 20.	IV	190
Passes for import, export or transport of —. B. & O. Act 2 of 1915, s. 12.	IV	186
Prohibition of import, export, or transport of — by the Local Government. B. & O. Act 2 of 1915, s. 11.	IV	186
Restrictions on import, export or transport of —. B. & O. Act 2 of 1915, ss. 9 and 10.	IV	185, 186
Penalty for unlawful removal of — from distillery, brewery, warehouse or other place of storage. B. & O. Act 2 of 1915, s. 47.	IV	201
Possession of — not obtained from a licensed vendor. B. & O. Act 2 of 1915, s. 18.	IV	188
Possession of — generally. B. & O. Act 2 of 1915, s. 16.	IV	186
Removal of — from a distillery, brewery or warehouse not to be made without payment of duty. B. & O. Act 2 of 1915, s. 17.	IV	188
Retail sale of — other than spirit. B. & O. Act 2 of 1915, s. 36.	IV	197
EXCISE COMMISSIONER—		
Decision of the — as to technical defects, irregularities and omissions in licenses, to be final. B. & O. Act 2 of 1915, s. 41 (2).	IV	198
Definition of —. B. & O. Act 2 of 1915, s. 2 (7).	IV	182
may modify or annul any order passed or license granted by Collector, and his orders to be final. B. & O. Act 2 of 1915, s. 35.	IV	197
to refer matter to Board if there be difference of opinion between him and the Divisional Commissioner. B. & O. Act 2 of 1915, s. 35 pro.	IV	197
Power of the — to establish or discontinue distilleries, breweries or warehouses. B. & O. Act 2 of 1915, s. 15.	IV	188
Power of the — to enter and inspect any place and to test and seize measures, etc. B. & O. Act 2 of 1915, s. 69.	IV	208
EXCISE DEPARTMENT—		
Administration of the — within a district to be under the charge of the Collector. B. & O. Act 2 of 1915, s. 7 (1).	IV	184
EXCISE OFFICER(S)—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (5).	IV	182
Information and aid to —. B. & O. Act 2 of 1915, s. 75.	IV	210
Power of — to compound offences and to release property liable to confiscation. B. & O. Act 2 of 1915, s. 63.	IV	207
Power of — to enter and inspect any place and to test and seize measures, etc. B. & O. Act 2 of 1915, s. 69.	IV	208
Power of — to search without warrant. B. & O. Act 2 of 1915, s. 24.	IV	182
Powers and duties of — investigating offences. B. & O. Act 2 of 1915, s. 72.	IV	211
who may investigate offences. B. & O. Act 2 of 1915, s. 77.	IV	210

	Subject.	Vol.	Page.
EXCISE— <i>contd.</i>			
<i>B. & O. Act 2 of 1915—contd.</i>			
EXCISE REVENUE—			
	Definition of —. B. & O. Act 2 of 1915, s. 2 (9)	IV	182
EXCLUSIVE PRIVILEGE—			
	Collector may take grants of — under management, or transfer them. B. & O. Act 2 of 1915, s. 46	IV	201
	Payment for grant of —. B. & O. Act 2 of 1915, s. 29.	IV	195
	Transfer of grant of — for manufacture, supply or sale of country liquor or intoxicating drugs. B. & O. Act 2 of 1915, s. 23	IV	191
EXPORT—			
	Definition of —. B. & O. Act 2 of 1915, s. 2 (10)	IV	182
	of excisable articles by one person on account of another. B. & O. Act 2 of 1915, s. 58.	IV	205
	Penalty for unlawful — of excisable articles. B. & O. Act 2 of 1915, s. 47	IV	201
	Pass for — of excisable articles. B. & O. Act 2 of 1915, s. 12	IV	186
	Power of the Local Government to impose duty on — B. & O. Act 2 of 1915, s. 27	IV	193
	Prohibition of — of excisable articles by the Local Government. B. & O. Act 2 of 1915, s. 11.	IV	185
	Restrictions on — of excisable articles. B. & O. Act 2 of 1915, s. 10	IV	186
FEES—			
	for licenses, permits and passes. B. & O. Act 2 of 1915, s. 38	IV	195
FOREIGN LIQUOR—			
	What shall be deemed to be —, to be determined by the Local Government. B. & O. Act 2 of 1915, s. 4	IV	183
Ganja—			
	What shall be deemed —, to be determined by the Local Government. B. & O. Act 2 of 1915, s. 3	IV	183
HEMP PLANT—			
	Definition of —. B. & O. Act 2 of 1915, s. 2 (1)	IV	181
	Penalty for unlawful cultivation of —. B. & O. Act 2 of 1915, s. 47	IV	201
HOLDER OF A LICENSE—			
	Definition of —. B. & O. Act 2 of 1915, s. 44, <i>Ex</i>	IV	200
IMPORT—			
	Definition of —. B. & O. Act 2 of 1915, s. 2 (12)	IV	182
	of excisable articles by one person on account of another. B. & O. Act 2 of 1915, s. 58.	IV	205
	Pass for — of excisable articles. B. & O. Act 2 of 1915, s. 12	IV	186
	Penalty for unlawful — of excisable articles. B. & O. of Act 2 1915, s. 47.	IV	201
	Power of the Local Government to impose duty on —. B. & O. Act 2 of 1915, s. 27	IV	193
	Prohibition of — of excisable articles by the Local Government. B. & O. Act 2 of 1915, s. 11	IV	186
	Restrictions on — of excisable articles. B. & O. Act 2 of 1915, s. 9	IV	185
IMPRISONMENT—			
	for offences under section 58 or section 59. B. & O. Act 2 of 1915, s. 60.	IV	205
INFORMATION—			
	and aid to Excise officers. B. & O. Act 2 of 1915, s. 75	IV	210

Subject.	Vol.	Page.
EXCISE— <i>contd.</i>		
<i>B. & O. Act 2 of 1915—contd.</i>		
LOCAL GOVERNMENT— <i>concl'd.</i>		
Power of the — to determine what shall be deemed to be <i>ganja</i> , <i>bhang</i> or <i>siddhi</i> or <i>charas</i> . B. & O. Act 2 of 1915, s. 3	IV	183
Power of the — to determine what shall be deemed to be "country liquor" and "foreign liquor." B. & O. Act 2 of 1915, s. 4.	IV	183
Power of the — to appoint officers of the Excise Department, and to delegate and withdraw powers. B. & O. Act 2 of 1915, s. 7(2)	IV	184
Power of the — to prohibit import, export or transport of excisable articles. B. & O. Act 2 of 1915, s. 11	IV	186
Powers of the — to impose duty on import, export, transport and manufacture of excisable articles. B. & O. Act 2 of 1915, s. 27	IV	193
Power of the — to make rules. B. & O. Act 2 of 1915, s. 89	IV	215
Power of the — to exempt excisable articles from the provisions of the Act. B. & O. Act 2 of 1915, s. 94	IV	219
MAGISTRATE(S)—		
Power of — to issue warrant of arrest. B. & O. Act 2 of 1915, s. 71	IV	209
Power of — to issue search warrant. B. & O. Act 2 of 1915, s. 72	IV	200
Power of — to arrest or search without issue of warrant. B. & O. Act 2 of 1915, s. 73	IV	209
Jurisdiction of — to try offences. B. & O. Act 2 of 1915, s. 86	IV	214
MANUFACTURE—		
Definition of — B. & O. Act 2 of 1915, s. 2 (15)	IV	183
of excisable articles. B. & O. Act 2 of 1915, s. 13	IV	186
of excisable articles by one person on account of another. B. & O. Act 2 of 1915, s. 58.	IV	205
Penalty for unlawful — of excisable articles. B. & O. Act 2 of 1915, s. 47.	IV	201
Power of the Local Government to impose duty on — of excisable articles. B. & O. Act 2 of 1915, s. 27	IV	193
MEASURES—		
Maintenance and use of — by licensed manufacturers and vendors. B. & O. Act 2 of 1915, s. 24	IV	192
NOTIFICATION(S)—		
Effect of — on publication in the <i>Bihar and Orissa Gazette</i> . B. & O. Act 2 of 1915, s. 92	IV	219
Publication of — in the <i>Bihar and Orissa Gazette</i> . B. & O. Act 2 of 1915, s. 92	IV	219
OBJECTION(S)—		
Submission of — in regard to list of places for which it is proposed to grant licenses for the retail sale of spirit, to Collector. B. & O. Act 2 of 1915, s. 33	IV	195
Submission of — to the Divisional Commissioner and the Excise Commissioner. B. & O. Act 2 of 1915, s. 34	IV	197
Consideration of — by the Excise Commissioner whose orders to be final. B. & O. Act 2 of 1915, s. 35	IV	197
OFFENCES—		
what Excise officers may investigate. B. & O. Act 2 of 1915, s. 77	IV	210
OPINION(S)—		
Submission of — with regard to list of places for which it is proposed to grant licenses for the retail sale of spirit. B. & O. Act 2 of 1915, s. 33.	IV	196
Submission of — to the Divisional Commissioner and the Excise Commissioner. B. & O. Act 2 of 1915, s. 34 (2)	IV	197
Consideration of — by the Excise Commissioner whose orders to be final. B. & O. Act 2 of 1915, s. 35	IV	197

Subject.	Vol.	Page.
Excise—contd.		
OPINION(S)—contd.		
Pachwai—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (16)	IV	183
PASS(ES)—		
for import, export or transport of excisable articles. B. & O. Act 2 of 1915, s. 12	IV	186
Cancellation or suspension of —. B. & O. Act 2 of 1915, s. 42	IV	198
Fees, terms, conditions, form and duration of —. B. & O. Act 2 of 1915, s. 38	IV	198
granted under the Bengal Excise Act, 1909, to remain in force. B. & O. Act 2 of 1915, s. 98 (2)	IV	220
PENALTY—		
for unlawful import, export, transport, manufacture, possession, sale, etc., of excisable articles. B. & O. Act 2 of 1915, s. 47	IV	201
for altering or attempting to alter any denatured spirit. B. & O. Act 2 of 1915, s. 47	IV	201
for adulteration by licensed manufacturer or vendor or his servant. B. & O. Act 2 of 1915, s. 52	IV	203
for fraud by licensed manufacturer or vendor or his servant. B. & O. Act 2 of 1915, s. 53	IV	203
for certain unlawful acts of licensed vendors or their servants. B. & O. Act 2 of 1915, s. 54	IV	203
for possession of an excisable article in respect of which an offence has been committed. B. & O. Act 2 of 1915, s. 55	IV	204
for consumption of excisable article in chemist's shop, etc. B. & O. Act 2 of 1915, s. 59	IV	204
for certain acts by licensee or his servant. B. & O. Act 2 of 1916, s. 57	IV	204
on Excise Officer for making vexatious search, seizure, detention, or arrest, or for refusing duty or being guilty of cowardice. B. & O. Act 2 of 1915, s. 61	IV	205
for offences not otherwise punishable. B. & O. Act 2 of 1915, s. 62	IV	206
for contempt of Court. B. & O. Act 2 of 1915, s. 63	IV	206
for attempt to commit offence. B. & O. Act 2 of 1915, s. 64	IV	206
PERMIT(S)—		
Cancellation, or suspension of —. B. & O. Act 2 of 1915, s. 42	IV	198
Fees, terms, conditions form and duration of —. B. & O. Act 2 of 1915, s. 38	IV	198
granted under the Bengal Excise Act, 1909, to remain in force. B. & O. Act 2 of 1915, s. 98 (2)	IV	220
PLACE—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (17)	IV	183
POLICE OFFICERS—		
Certain officers to be deemed to be —. B. & O. Act 2 of 1915, s. 85 (3)	IV	214
POSSESSION—		
of excisable articles by one person on account of another. B. & O. Act 2 of 1915, s. 58	IV	205
POWER(S)—		
of the Local Government to prohibit import, export or transport of excisable articles. B. & O. Act 2 of 1915, s. 11	IV	186
of the District Magistrate or Sub-divisional Magistrate to close shops temporarily. B. & O. Act 2 of 1915, s. 26	IV	192
of the Local Government to impose duty on import, export, transport and manufacture of excisable articles. B. & O. Act 2 of 1915 s. 27	IV	193

Subject.	Vol.	Page.
EXCISE—contd.		
<i>B. & O. Act 2 of 1915—contd.</i>		
POWER(S)—concl'd.		
of the Board to reduce fees. B. & O. Act 2 of 1915, s. 39	IV	198
of the Local Government to cancel or suspend license, permit or pass. B. & O. Act 2 of 1915, s. 42	IV	198
to withdraw licenses. B. & O. Act 2 of 1915, s. 43	IV	199
of Collector to take grants under management or to transfer them. B. & O. Act 2 of 1915, s. 46	IV	201
of Collector or Excise Officer to compound, offences and to release property liable to confiscation. B. & O. Act 2 of 1915, s. 68	IV	207
of the Excise Commissioner, Collector or Excise Officer, to enter and inspect any place, and to test and seize measures, etc. B. & O. Act 2 of 1915, s. 69.	IV	208
of certain persons to arrest without warrant, to seize articles liable to confiscation and to make searches. B. & O. Act 2 of 1915, s. 70	IV	209
of Collector or Magistrate to issue warrant of arrest. B. & O. Act 2 of 1915, s. 71	IV	209
of Collector or Magistrate to issue search warrant. B. & O. Act 2 of 1915, s. 72	IV	209
of Collector or Magistrate to arrest or search without issue of warrant. B. & O. Act 2 of 1915, s. 73	IV	209
of Excise Officer to search without a warrant. B. & O. Act 2 of 1915, s. 74.	IV	210
and duties of Excise Officers investigating offences. B. & O. Act 2 of 1915, s. 78	IV	211
of the Local Government to make rules. B. & O. Act 2 of 1915, s. 89	IV	215
of the Board to make rules. B. & O. Act 2 of 1915, s. 50	IV	216
of the Board exercisable from time to time. B. & O. Act 2 of 1915, s. 91.	IV	219
of the Local Government to exempt excisable articles from the provisions of the Act. B. & O. Act 2 of 1915, s. 94	IV	219
PRESUMPTION—		
in certain cases as to the offence of altering or attempting to alter any denatured spirit. B. & O. Act 2 of 1915, s. 50	IV	202
as to offence where possession is not satisfactorily accounted for. B. & O. Act 2 of 1915, s. 48	IV	202
as to any spirit being, or containing, or having been derived from denatured spirit. B. & O. Act 2 of 1915, s. 51	IV	202
PROSECUTION(S)—		
Initiation of — in certain cases. B. & O. Act 2 of 1915, s. 87	IV	214
RENEWAL—		
Bar to — of a license. B. & O. Act 2 of 1915, s. 45	IV	200
REPORT—		
of arrest, seizure and search, to Collector or Excise Officer. B. & O. Act 2 of 1915, s. 82	IV	213
RETAIL SALE—		
Limits of — to be fixed by the Board. B. & O. Act 2 of 1915, s. 5	IV	184
(1)		
REVISION—		
of orders passed by a Collector, the Excise Commissioner or the Divisional Commissioner, by the Board. B. & O. Act 2 of 1915, s. 8 (3)	IV	185

Subject.	Vol.	Page.
EXCISE— <i>contd.</i>		
<i>B. & O. Act 2 of 1915—contd.</i>		
RULES—		
Effect of — on publication in the <i>Bihar and Orissa Gazette</i> . B. & O. Act 2 of 1915, s. 92.	IV	219
Making of — by the Local Government. B. & O. Act 2 of 1915, s. 89	IV	215
Making of — by the Board. B. & O. Act 2 of 1915, s. 90	IV	210
Publication of — in the <i>Bihar and Orissa Gazette</i> . B. & O. Act 2 of 1915, s. 92.	IV	219
SALE—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (13)	IV	183
License for — of excisable articles. B. & O. Act 2 of 1915, s. 20 of excisable articles by one person on account of another. B. & O. Act 2 of 1915, s. 53.	IV	160
Penalty for unlawful — of excisable articles. B. & O. Act 2 of 1915, s. 47	IV	201
SAVING—		
of certain Acts. B. & O. Act 2 of 1915, s. 6	IV	184
SEARCH—		
Report of — to Collector or Excise Officer. B. & O. Act 2 of 1915, s. 82.	IV	213
SECURITY—		
for attendance by a person for whose arrest warrant has issued. B. & O. Act 2 of 1915, s. 79.	IV	212
SEIZED ARTICLES—		
Custody by police of —. B. & O. Act 2 of 1915, s. 81.	IV	213
Production of — before Collector. B. & O. Act 2 of 1915, s. 80.	IV	213
SEIZURE—		
Report of — to Collector or Excise Officer. B. & O. Act 2 of 1915, s. 82.	IV	213
SERVANT—		
Criminal liability of licensee for acts of —. B. & O. Act 2 of 1915, s. 59.	IV	205
Siddhi—		
What shall be deemed to be — to be determined by the Local Government. B. & O. Act 2 of 1915, s. 3	IV	183
SPIRIT—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (19)	IV	183
SUB-DIVISIONAL MAGISTRATE—		
Power of — to close shops temporarily. B. & O. Act 2 of 1915, s. 20	IV	192
SUITS—		
Bar of certain —. B. & O. Act 2 of 1915, s. 95	IV	0
Tari—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (20)	IV	182
Drawing of — in notified areas. B. & O. Act 2 of 1915, s. 14	IV	167
TRANSPORT—		
Definition of —. B. & O. Act 2 of 1915, s. 2 (21)	IV	183
of excisable articles by one person on account of another. B. & O. Act 2 of 1915, s. 53	IV	205
Pass for — of excisable articles. B. & O. Act 2 of 1915, s. 12	IV	186
Penalty for unlawful — of excisable articles. B. & O. Act 2 of 1915, s. 47	IV	201

Subject.	Vol.	Page.
EXCISE— <i>concl'd.</i>		
<i>B. & O. Act 2 of 1915—concl'd.</i>		
TRANSPORT— <i>concl'd.</i>		
Prohibition of — of excisable articles by the Local Government.		
<i>B. & O. Act 2 of 1915, s. 11</i>	IV	186
Restriction on — of excisable articles. <i>B. & O. Act 2 of 1915, s. 10</i>	IV	186
Power of the Local Government to impose duty on —. <i>B. & O. Act 2 of 1915, s. 27</i>	IV	193
TRIAL—		
Bar to transfer of — on application of accused. <i>B. & O. Act 2 of 1915, s. 88</i>	IV	215
UNLICENSED MANUFACTURE—		
Notice of — by owners and occupiers of land and other persons. <i>B. & O. Act 2 of 1915, s. 76</i>	IV	210
WAREHOUSE(s)—		
Deposit of excisable articles in —. <i>B. & O. Act 2 of 1915, s. 16.</i>	IV	188
Establishment or discontinuance of — by the Excise Commissioner. <i>B. & O. Act 2 of 1915, s. 15</i>	IV	188
Penalty for unlawful establishment of —. <i>B. & O. Act 2 of 1915, s. 47</i>	IV	201
WARRANT—		
Execution of — issued by Collector. <i>B. & O. Act 2 of 1915, s. 83</i>	IV	[214
WEIGHTS—		
Maintenance and use of — by licensed manufacturers and vendors. <i>B. & O. Act 2 of 1915, s. 24</i>	IV	192
WHOLESALE SALE—		
What shall deemed to be —. <i>B. & O. Act 2 of 1915, s. 5 (2)</i>	IV	184
WITHDRAWAL—		
of powers and duties by the Local Government. <i>B. & O. Act 2 of 1915, s. 7 (2)</i>	IV	184
WOMEN—		
Employment of — by licensed vendors. <i>B. & O. Act 2 of 1915, s. 25</i>	IV	192
EXCISABLE ARTICLE: defined. <i>See WORDS AND PHRASES.</i>		
EXCISE COMMISSIONER: defined. <i>See WORDS AND PHRASES.</i>		
EXCISE OFFICER: defined. <i>See WORDS AND PHRASES.</i>		
EXCISE REVENUE: defined. <i>See WORDS AND PHRASES.</i>		
EXECUTION of labour contract at depôt. <i>See EMIGRATION.</i>		
EXECUTION PROCEEDINGS. Exemption of Wards Estate from —.		
<i>See COURT OF WARDS.</i>		
EXECUTOR. <i>See ADMINISTRATION OF ESTATES.</i>		
EXEMPTED LANDS. Separations and annexations of — to be notified.		
<i>See LAND-REVENUE.</i>		
EXHIBITION. <i>See FAIR.</i>		
EXPENSES—		
in connection with drainage scheme. <i>See DRAINAGE.</i>		
in connection with embankments. <i>See EMBANKMENT.</i>		
<i>See APPORTIONMENT; RECOVERY.</i>		
EXPORT: defined. <i>See WORDS AND PHRASES.</i>		
EXTORTION by public officers. <i>See PUBLIC OFFICERS.</i>		
FACTORY to be under authority of Local Self-Government Boards.		
<i>See LOCAL SELF-GOVERNMENT.</i>		
FAIR(s). Power of District Boards to hold — and exhibitions of cattle, country-produce and agricultural implements. <i>Ben. Act 3, 1885, s. 110 (3)</i>		

Subject.	Vol.	Page.
FAIR RENT—		
in case of tenure-holder.—		
Act 8, 1885, s. 7 (2), (3)	I	467
B. & O. Act 2, 1913, s. 8 (3)	III	403
Occupancy-raiyat to pay.—		
Act 8, 1885, s. 24	I	474
B. & O. Act 2, 1913, s. 28	III	411
Presumption as to —.		
Act 8, 1885, s. 27	I	474
B. & O. Act 2, 1913, s. 32	III	413
Enhancement by suit to be fair.—		
Act 8, 1885, s. 35	I	479
B. & O. Act 2, 1913, s. 42	III	417
Non-occupancy-raiyat to pay—		
Act 8, 1885, s. 46 (6)	I	484
Power of Court to fix as alternative to ejectment of trespasser.		
Act 8, 1885, s. 157	I	542
B. & O. Act 2, 1913, s. 209	III	483
See LANDLORD AND TENANT.		
FALSIFICATION OF ACCOUNTS—		
Punishment of native agents of landholders for —. Ben. Reg. 12,		
1817, s. 30	I	160
by Patwaris. See Patwaris and Kanungos.		
FAMINE RELIEF—		
Management of — by Local Self-Government Boards. See LOCAL		
SELF-GOVERNMENT.		
FARE(s)—		
for hackney-carriages. See HACKNEY-CARRIAGE.		
for Palanquins. See Palanquin.		
FARM (LAND LET IN)—		
Surety required where —. See LAND-REVENUE.		
Power to farm mahal (not permanently settled) for recovery of		
arrear. See LAND-REVENUE.		
Rules for adjustment of assessment of — in case of transfer or		
division. See PERMANENT SETTLEMENT.		
Registration of farms for terms of years. See REGISTRATION OF		
LAND.		
Farman. Validity of — to be carefully ascertained. See LAND-		
REVENUE.		
FEEs—		
for statement of account.—		
Act 8, 1885, s. 57 (2)	I	489
B. & O. Act 2, 1913, s. 67 (2)	III	423
to accompany an application for deposit of rent.—		
Act 8, 1885, s. 61 (2)	I	491
B. & O. Act 3, 1913, s. 70 (2)	III	433
See LANDLORD AND TENANT.		
Realization of — under Cess Act, 1880. Ben. Act 9, 1880, s. 98	II	412
on registration of transfers of land. See REGISTRATION OF LAND.		
on registration of transfers of tenants' rights. See REGISTRATION		
OF LAND.		
under the Estates Partition Act, 1897. See PARTITION.		
Schedule of — under Bengal Land-revenue Sales Act, 1859. Ben.		
Act 3, 1862, Sch.	II	2
for rawnas for possession and transport of salt. See SALT.		

Subject.	Vol.	Page.
FEES—<i>concl'd.</i>		
to Smoke-nuisance Commission. <i>See</i> SMOKE-NUISANCE.		
<i>Felo de se</i> not to forfeit his goods. <i>See</i> CORONER.		
FEMALE—		
Exception as to settlement of lands of —; management of lands of —. <i>See</i> LAND-REVENUE.		
Employment of — by licensed vendors forbidden. <i>See</i> EXCISE.		
Training and employment of — as medical practitioners. <i>See</i> MUNICIPALITY.		
Examination of — for purposes of vaccination. <i>See</i> VACCINATION.		
FEMALE RECRUIT. Registration of — for labour. <i>See</i> EMIGRATION.		
FERMENTED LIQUOR. <i>See</i> EXCISE.		
defined. <i>See</i> WORDS AND PHRASES.		
FERRIES—		
Definitions. Ben. Act 1, 1885, s. 5	II	63
PUBLIC FERRIES—		
Power of Local Government to declare, establish, define limits of change course of, and discontinue —. Ben. Act 1, 1885, s. 6	II	632
Tolls to be levied, except on persons and things employed or transmitted on public service; power of Local Government to exempt persons and things from payment; abatement of rent payable by lessee when exemption made. Ben. Act 1, 1885, s. 18	II	636
Control and superintendence of —. Ben. Act 1, 1885, ss. 7, 8	II	632
Transfer of management of — with proceeds to District Board; powers of Board. Ben. Act 1, 1885, s. 35	II	639
Transfer of — to Municipal Commissioners. <i>See</i> MUNICIPALITY.		
Establishment and maintenance of subsidiary ferries; compensation. Ben. Act 1, 1885, ss. 11, 17	II	633, 635
Leasing of tolls. Ben. Act 1, 1885, ss. 9, 10, 15	II	633, 634
Recovery of arrears from lessee. Ben. Act 1, 1885, s. 12	II	633
Cancellation and surrender of lease; compensation payable. Ben. Act 1, 1885, ss. 13, 14, 26	II	634, 637
Power to take possession of ferry-boats, etc., on cancellation or surrender of lease; compensation. Ben. Act 1, 1885, s. 33	II	639
Power to make rules as to management, etc., penalty for breach of rules. Ben. Act 1, 1885, ss. 15, 25	II	634, 637
Compounding for tolls. Ben. Act 1, 1885, ss. 15 (c), 21	II	634, 636
Table and list of tolls; penalty. Ben. Act 1, 1885, ss. 19, 23	II	636, 637
PRIVATE FERRIES—		
Definition. Ben. Act 1, 1885, s. 5	II	631
Power to declare them to be public ferries; compensation. Ben. Act 1, 1885, ss. 6, 17	II	632, 635
Not to ply within two miles of public ferry without sanction; exceptions; penalty. Ben. Act 1, 1885, ss. 16, 28	II	635, 638
Power of Commissioner to make rules for maintenance of order and for safety of passengers and property; penalty for breach of rule. Ben. Act 1, 1885, ss. 22, 25	II	636, 637
Power of District Magistrate to take possession of ferry-boats, etc., in case of emergency; compensation. Ben. Act 1, 1885, s. 34	II	639
Offences and penalties. Ben. Act 1, 1885, ss. 23 to 28, 30	II	637, 638
Municipal ferries (<i>See</i> MUNICIPALITY). Ben. Act 3, 1884, ss. 148, 156	II	557, 558

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Subject.	Vol.	Page.
FLUVIAL ACTION—concl'd.		
Alteration of rent in consequence of —.		
Act 8, 1885, s. 52	I	486
B. & O. Act 2, 1913, s. 60	III	425
Right of frequent measurement of land subject to—		
Act 8, 1885, s. 90	I	503
B. & O. Act 2, 1913, s. 101	III	442
See ALLUVION AND DILUVION.		
FOOD: defined. See WORDS AND PHRASES.		
FOOD AND DRINK—		
Control over sale of — in municipalities. See MUNICIPALITY.		
FOREIGN EXCISE ARTICLE: defined. See WORDS AND PHRASES.		
FOREIGNER(s)—		
Power of Local Government to order removal of — or their descendants when attempting to excite disturbances in their own State or when their residence in vicinity of frontier of such State is likely to cause misunderstanding between such State and British Government. Ben. Reg. 11, 1812, s. 2	I	138
Power of Local Government to keep such persons under restraint. Ben. Reg. 11, 1812, s. 4	I	139
Right of persons so removed to dispose of their property. Ben. Reg. 11, 1812, s. 3	I	138
Punishment of — or their descendants for causing disaffection in oreign State; punishment of abettors. Ben. Reg. 11, 1812, s. 5	I	139
FOREST PRODUCE: defined. See WORDS AND PHRASES.		
FOREST-RIGHTS. Provisions of Bengal Tenancy Act, 1885, as to suits for recovery of arrears of rent, to apply to —, right of fishery rights—		
Act 8, 1885, s. 193	I	562
B. & O. Act, 2, 1913, s. 250	III	501
FORFEITED DEPOSITS ACT, 1850. See LANDLORD AND TENANT, Act 25, 1850		
	I	353
FUNCTIONARIES. Application of enactments to subordinates, successors and substituted —. See ACTS AND REGULATIONS.		
FUND(s)—		
District —. See LOCAL SELF-GOVERNMENT.		
District Road —. See LOCAL RATES AND CESSSES; and SUPPLEMENT TO VOL. II.		
District <i>Chaukidari</i> Reward —. See POLICE.		
Estates Partition —. See PARTITION.		
Fire-Brigade —. See FIRE.		
Hackney-carriage —. Bengal. See HACKNEY-CARRIAGE.		
Labour Transport —. See EMIGRATION.		
Municipal —. See MUNICIPALITY.		
Application of Municipal —. See MUNICIPALITY.		
Police and <i>Chaukidari</i> —. See POLICE.		
Port —. Generally. See PORT.		
Union —. See LOCAL SELF-GOVERNMENT.		
See also PROVIDENT FUND.		
FURNACE(s)—		
defined. See WORDS AND PHRASES.		
Control of smoke from —. See SMOKE-NOISANCE.		
GAMBLING. See GAMBLING.		

Subject.	Vol.	Page.
GAME OF SKILL not covered by Bengal Act 2, 1867. See GAMING.		
GAMING—		
Preliminary—		
Power to extend Ben. Act 2, 1867, to towns, etc. Ben. Act 2, 1867, s. 2	II	62
. Ben. Act 2, 1867. Ben.	II	66
. Ben. Act 2, 1867, s. 1	II	135
. 1867, s. 1	II	61
Definition of "instruments of gambling." Ben. Act 2, 1867, s. 1	II	61
Common gaming-house—		
Penalty for owning, keeping, having charge of, assisting in carrying on business of, or being found in— Ben. Act 2, 1867, ss. 3, 4	II	62, 63
Powers of entry, search and arrest. Ben. Act 2, 1867, s. 5	II	63
Finding of cards, etc., to the evidence that place is used as — Ben. Act 2, 1867, s. 6	II	64
Penalty on person arrested not giving name or address. Ben. Act 2, 1867, s. 7	II	64
Destruction of instruments of gaming, etc. Ben. Act 2, 1867, s. 8	II	64
Proof of playing for stakes unnecessary. Ben. Act 2, 1867, s. 9	II	64
Saving of games of more skill. Ben. Act 2, 1867, s. 11A	II	65
Streets and public places—		
Gaming, or setting birds or animals to fight; arrest; penalty. Ben. Act 2, 1867, s. 11	II	65
Miscellaneous and Local—		
Jurisdiction; penalty on second conviction; recovery and application of fines. Ben. Act 2, 1867, ss. 12 to 14	II	65, 66
Application of definition of "offence" in Indian Penal Code. Ben. Act 2, 1867, s. 15	II	66
GARDEN-Sardar—		
Recruiting by —. See EMIGRATION.		
Appointment of special —: See EMORATION.		
GAS—		
Lighting of streets with:—		
Ben. Dists. See MUNICIPALITY.		
GENERAL CLAUSES ACT. See ACTS AND REGULATIONS.		
Chatwali Mahals. See LANDLORD AND TENANT. LAND-REVENUE.		
GOAT(s). Restrictions on keeping — in municipalities. See MUNICIPALITY.		
GOOD FAITH; defined. See WORDS AND PHRASES.		
GOVERNMENT—		
Definition of —. See WORDS AND PHRASES. See LAND-REVENUE.		
Power of — to purchase estate at revenue sale. See LAND-REVENUE.		
GOVERNMENT BUILDINGS. General duties and powers of Managing Boards as to —. See LOCAL SELF-GOVERNMENT.		
GOVERNMENT ESTATE. Recovery of cesses from tenants —. See LOCAL RATES AND CESSSES.		
GOVERNMENT OF INDIA: defined. See WORDS AND PHRASES.		

Subject.	Vol.	Page.
GRANT—		
Principles to be observed in determining validity of — made before acquisition by British Government. <i>See</i> LAND-REVENUE.		
Revenue and Judicial authorities to carefully ascertain validity of <i>farmans, sanads</i> , grants. <i>See</i> LAND-REVENUE.		
Revenue-free grants. <i>See</i> LAND-REVENUE.		
Certain grants declared hereditary. <i>See</i> LAND-REVENUE.		
Grants for holding lands under tenures limiting Government demand. <i>See</i> LAND-REVENUE.		
GRATUITIES. <i>See</i> PENSIONS AND GRATUITIES.		
GRAZING. <i>See</i> ANIMAL.		
GUARDIAN AND WARD. <i>See</i> COURT OF WARDS.		
HACKNEY-CARRIAGE—		
Preliminary—		
Ben. Act 2, 1891 (applies to)—		
Calcutta. Ben. Act 2, 1891, s. 1 (3)	III	5
Towns and places to which Ben. Act 5, 1866, was extended by notification under s. 54 thereof. Ben. Act 2, 1891, s. 2 (2) .	III	6
may be extended to other towns and places by notification. Ben. Act 2, 1891, s. 1 (3)	III	5
List of places to which — has been extended under section 1. Ben. Act 2, 1891, App.	III	25
List of places in which — is in force by virtue of section 2, sub-section 2. Ben. Act 2, 1891, App.	III	25
When Act so extended persons may be appointed to exercise functions of Commissioners and Chairman of Calcutta Municipality; consequential amendments in Act. Ben. Act 2, 1891, s. 61	III	23
Power to alter limits of Calcutta; sanction of Governor General in Council required if area to be included is in cantonment. Ben. Act 2, 1891, s. 4	III	6
Definitions. Ben. Act 2, 1891, s. 3	III	6
REGULATIONS—		
Registration, licensing and numbering of carriages; fee for license; penalties. Ben. Act 2, 1891, ss. 5 to 15	III	7 to 9
Plate to be provided and kept in carriage; penalties. Ben. Act 2, 1891, ss. 16 to 20	III	9, 10
Licensing of drivers; fee for license; driver's ticket; penalties. Ben. Act 2, 1891, ss. 11, 21 to 30	III	8, 10 to 13
Rates and fares, hiring and plying for hire; penalties. Ben. Act 2, 1891, ss. 31 to 35, 39 to 41, 43, Sch. I	III	14, 15, 16, 17, 24
Fares when hackney-carriage plies for hire as a stage carriage. Ben. Act 2, 1891, s. 44	III	17
Penalty on driver for drunkenness, misconduct, etc. Ben. Act 2, 1891, s. 36.	II	15
Penalty on driver neglecting to attend at premises of owner so as to prevent owner from letting out carriage. Ben. Act 2, 1891, s. 37.	III	16
Proceedings against owner when offence committed by driver. Ben. Act 2, 1891, s. 38	III	16
Determination, by Magistrate or Registering Officer, of dispute between hirer and driver; hirer may require driver to drive to Court or Registering Officer. Ben. Act 2, 1891, s. 42	III	17
Appointment and regulation of public stands. Ben. Act 2, 1891, s. 45	III	18

Subject.	Vol.	Page.
HACKNEY CARRIAGE—<i>concl'd.</i>		
Regulations— <i>concl'd.</i>		
Making confirmation and publication of by-laws; penalty for breach of by-law. Ben. Act 2, 1891, ss. 53, 54	III	20, 21
Cognizance of offences; procedure; limitation; recovery of fines. Ben. Act 2, 1891, ss. 55, 56	III	21, 22
Damage to property of Commissioners to be made good by convicted person. Ben. 2, 1891, s. 57	III	22
Compensation for groundless prosecution. Ben. Act 2, 1891, s. 58	III	22
Property left in hackney-carriage, how to be dealt with. Ben. Act 2, 1891, s. 59	III	22
Fees and fines to be credited to hackney-carriage fund; application of fund. Ben. Act 2, 1891, s. 60	III	23
HADBOURINO DESERTERS. See DESERTION.		
HEALTH OFFICER—		
<i>defined.</i> See WORDS AND PHRASES.		
Appointment and powers of —, under Puri Lodging-houses Act, 1871. See PILORIN.		
See MEDICAL PRACTITIONER, MEDICAL OFFICER.		
HEMP PLANT; <i>defined.</i> See WORDS AND PHRASES.		
HEREDITARY GRANT. Certain grants declared hereditary. See LAND-REVENUE.		
HEREDITARY TENURE; <i>defined.</i> See WORDS AND PHRASES.		
HIGH COURT—		
<i>defined.</i> See WORDS AND PHRASES.		
Power of —, to make rules as to procedure in dstraint cases under Bengal Tenancy Act, 1885. See LANDLORD AND TENANT.		
Power to make rules as to powers and duties of Manager. See LANDLORD AND TENANT.		
Power to modify Code of Civil Procedure in its application to suits between landlord and tenant. See LANDLORD AND TENANT.		
HINDU. Administration of estate of —. See ADMINISTRATION OF ESTATE.		
HINDU WIDOW—		
<i>Sati</i> (burning or burying alive)—		
Declared illegal and punishable. Ben. Reg. 17, 1829, s. 2	I	332
Proprietors of land, farmers, agents, native officers and headmen of villages to give information to police of intended <i>sati</i> ; penalty. Ben. Reg. 17, 1829, s. 3 (1)	I	332
Police to endeavour to prevent <i>sati</i> and to report to Magistrate. Ben. Reg. 17, 1829, s. 3 (2)	I	332
Police to inquire and report to Magistrate if <i>sati</i> takes place. Ben. Reg. 17, 1829, s. 3 (3)	I	333
HINDU WILLS. See SUCCESSION.		
HIRE of hackney-carriages. See HACKNEY-CARRIAGE.		
HIS MAJESTY; <i>defined.</i> See WORDS AND PHRASES.		
HOLDED OF LAND—		
HOLDER OF ESTATE OR TENURE; <i>defined.</i> See WORDS AND PHRASES.		
HOLDING—		
Definitions of —. See WORDS AND PHRASES.		
Surrender, abandonment, sub-division of —. See LANDLORD AND TENANT.		

Subject.	Vol.	Page.
HOMESTEAD. Incidents of tenancy of — to be regulated by custom. <i>See</i> LANDLORD AND TENANT.		
HORTICULTURAL LAND: defined. <i>See</i> WORDS AND PHRASES.		
HOSPITALS AND DISPENSARIES— for labourers. <i>See</i> EMIGRATION. to be under authority of Local Self-Government Boards. <i>See</i> LOCAL SELF-GOVERNMENT. Power to vest — in Municipal Commissioners. <i>See</i> MUNICIPALITY. Application of Municipal Funds to establishment and maintenance of —. <i>See</i> MUNICIPALITY.		
HOSPITAL DEPÔT. <i>See</i> EMIGRATION.		
HOTEL. <i>See</i> PLACES OF PUBLIC RESORT.		
HOUSE-DRAIN: defined. <i>See</i> WORDS AND PHRASES.		
HUT(S). Control, construction, sanitation, etc., of —. <i>See</i> MUNI- CIPALITY.		
ILLEGAL CESS— Prohibition of, and penalty for —. <i>See</i> LANDLORD AND TENANT. No new <i>abwab</i> to be imposed. <i>See</i> LANDLORD AND TENANT. Penalty for levy of — by landlord of poppy cultivator. <i>See</i> OPIUM. <i>See also</i> <i>Alwab</i> .		
IMMOVEABLE PROPERTY: defined. <i>See</i> WORDS AND PHRASES.		
IMPORT: defined. <i>See</i> WORDS AND PHRASES.		
IMPROVEMENT(S)— defined. <i>See</i> WORDS AND PHRASES. Enhancement of rent for landlord's— Act 8, 1885, ss. 30 (c), 31 (d), 33 I 475, 476 478 B. and O. Act 2, 1913, ss. 35 (c), 36 (d), 40 III 416, 417 What is to be deemed to be— Act 8, 1885, s. 76 (2) I 497 B. and O. Act 3, 1913, s. 86 (2) III 436 Fixed and occupancy <i>raiayat</i> cannot be prevented from making — except where landlord is willing to make. Act 8, 1885, ss. 76 (2), 77 (1) I 497, 498 B. and O. Act 2, 1913, ss. 86 (2), 87 (1) III 437 <i>Raiyat</i> to have prior right except where other holdings affected.— Act 8, 1885, s. 77 (2) I 498 B. and O. Act 2, 1913, s. 87 (2) III 437 Collector to decide questions as to right to make.— Act 8, 1885, ss. 78, 79 I 498 B. and O. Act 2, 1913, ss. 88, 89 III 437 Non-occupancy <i>raiayat</i> not entitled to make — other than dwelling- house or wells, without permission.— Act 8, 1885, s. 79 I 498 B. and O. Act 2, 1913, s. 89 III 437 Registration of landlord's —. Act 8, 1885, s. 80 I 498 B. and O. Act 2, 1913, s. 90 III 437 Application to record evidence as to —. Act 8, 1885, s. 81 I 499 B. and O. Act 2, 1913, s. 91 III 438 Compensation for — on ejection of <i>raiayat</i> .— Act 8, 1885, s. 82 (1) I 499 B. and O. Act 2, 1913, s. 92 III 438		

Subject.	Vol.	Page.
IMPROVEMENT(s)—concl'd.		
Principle on which compensation to be estimated—		
Act 8, 1885, s. 83	I	499
B. and O. Act 2, 1913, s. 93	III	439
Tenant's right to make — and claim compensation not to be limited by contract—		
Act 8, 1885, s. 178 (I) (d)	I	555
B. and O. Act 2, 1913, s. 232 (I) (d)	III	494
<i>See also LANDLORD AND TENANT.</i>		
Making of — to navigable canals and channels. <i>See CANAL.</i>		
INCIDENTS OF TENANCY—		
of tenuro-holder—		
Act 8, 1885, s. 17	I	470
B. and O. Act 2, 1913, ss. 13 to 20	III	406 to 408
of fixed <i>raiya</i> t—		
Act 8, 1885, s. 18	I	470
B. and O. Act 2, 1913, s. 21	III	408
of occupancy <i>raiya</i> t—		
Act 8, 1885, ss. 23, 26	I	474
B. and O. Act 2, 1913, ss. 27, 30	III	412
may be determined on application of landlord and tenant—		
Act 8, 1885, s. 158	I	542
B. and O. Act 2, 1913, s. 209	III	483
of homestead, to be regulated by custom—		
Act 8, 1885, s. 182	I	557
B. and O. Act 2, 1913, s. 236	III	496
INCUMBRANCE—		
defined. <i>See WORDS AND PHRASES.</i>		
Provisions as to — in sales under Bengal Tenancy Act, 1885, Orissa Tenancy Act, 1913, and Chota Nagpur Tenancy Act, 1908. <i>See LANDLORD AND TENANT.</i>		
.		
Rights of purchaser of tenuro or estate sold for arrears to avoid		
on revocation of settlement. <i>See SETTLED ESTATES.</i>		
<i>See also AVOIDANCE ; SALE.</i>		
INDEMNITY—		
The Bengal Government — Regulation, 1822. Reg. 11, 1822	I	269
The Government is not liable for errors of courts. Reg. 11, 1822, s. 38	I	270
INDIA : defined. <i>See WORDS AND PHRASES.</i>		
INDIAN CIVIL SERVICE—		
Prohibition of loans by or to members of —. <i>See CIVIL SERVICE.</i>		
Powers, duties of members of — with regard to revenue. <i>See LAND-REVENUE.</i>		
INDIAN MILITARY AND NAVAL FORCES—		
Impressment of carriages, supplies, etc. <i>See MARCHING TROOPS.</i>		
Exemption from tolls on ferries. <i>See FERRY.</i>		

Subject.	Vol.	Page.
INDIGO—		
<i>Advances under written agreement for cultivation of —</i>		
Person making such advances to have lien on crop. Ben. Reg. 6, 1823, s. 2	I	274
Such person may institute either summary or regular suit in case of evasion of agreement. Ben. Reg. 6, 1823, s. 5 (1)	I	278
Procedure in such suits to be same as in suits for arrears of rent. Ben. Reg. 6, 1823, s. 6	I	278
Summary suit in case of evasion of such agreement:—		
Special rules of procedure. Ben. Reg. 6, 1823, s. 3	I	275
Award giving plaintiff right to receive crop, when to be made. Ben. Reg. 6, 1823, s. 3 (5)	I	276
When to be dismissed. Ben. Reg. 6, 1823, s. 3 (6)	I	276
Power of Judge to order cutting of crop and delivery to party, pending decision; security to be given. Ben. Reg. 6, 1823, s. 3 (9), Act 10, 1836, s. 2	I	277, 341
Right of successful party to prevent cutting of crop contrary to agreement. Ben. Reg. 6, 1823, s. 4 (1)	I	277
Manufacturer cutting crop in pursuance of award to be jointly responsible with <i>raiya</i> to landlord for arrears of rent. Ben. Reg. 6, 1823, s. 4 (2)	I	277
When judgment in favour of plaintiff, defendant to repay advances, with interest and costs. Ben. Reg. 6, 1823, s. 5 (2)	I	278
Regular suit in case of evasion of such agreement:—		
Right to institute —. Ben. Reg. 6, 1823, s. 6	I	278
Limitation to liability of defendant, where no fraud, etc., proved. Ben. Reg. 6, 1823, s. 5 (4)	I	278
Right of person who has received such advances to apply to District Court for settlement of accounts. Ben. Reg. 5, 1830, s. 5	I	335
Power, in case of breach of such agreement, to proceed against cultivator and instigator of breach jointly. Act 10, 1836, s. 3	I	341
Power of Court in suits under, Ben. Reg. 6, 1823, or Act 10, 1836, to examine both plaintiff and defendant and to award compensation to successful defendant. Act 10, 1836, s. 4	I	342
Contracts by tenants to grow — or to grow — in particular area invalidated <i>see</i> Landlord and Tenant (Champaran Agrarian Act).		
INFANT. See CHILD.		
INFECTIOUS DISEASE —		
Control over outbreak or spread of — in municipalities. <i>See</i> MUNICIPALITY.		
Control over intending emigrants suffering from —. <i>See</i> EMIGRATION.		
Power of Magistrate and Civil Surgeon to make by-laws for prevention of spread of epidemics among pilgrims to Puri. Ben. Act 4, 1871, ss. 37, 38	II	145, 146
<i>See also</i> VACCINATION.		
INFLAMMABLE MATERIAL—		
Power to prohibit use of — in external roofs and walls in Municipalities. <i>See</i> MUNICIPALITY.		
Storage of petroleum, kerosene, etc. <i>See</i> MUNICIPALITY.		
INFORMER—		
Rewards to — in excise cases. <i>See</i> EXCISE, OPIUM.		
Rewards to — as to gaming. <i>See</i> GAMING.		
Rewards to — as to removal of boundary marks. <i>See</i> SURVEY.		
INHERITANCE. See SUCCESSION; SETTLED ESTATES.		

Subject.	Vol.	Page.
INLAND CUSTOMS. <i>See</i> CUSTOMS (INLAND); SALT. Emigrant vessels; control over —. <i>See</i> EMIGRATION.		
INNER LINE. <i>See</i> FRONTIER.		
INOCULATION. <i>See</i> VACCINATION.		
INSANITARY BUILDINGS, ETC. Provisions as to — in municipalities. <i>See</i> MUNICIPALITY.		
INSPECTION of premises, drains, privies, factories in Calcutta. <i>See</i> MUNICIPALITY. <i>And see under appropriate heads.</i>		
INSPECTOR OF LOCAL WORKS. Appointment, powers and duties of —. <i>See</i> LOCAL SELF-GOVERNMENT.		
INSTALMENTS. Payment of rent by —. <i>See</i> LANDLORD AND TENANT.		
INSTRUMENT OF GAMING. Definition of —. <i>See</i> WORDS AND PHRASES. <i>See</i> GAMING.		
INTEREST—		
Abolition of — on arrear of land-revenue. Act 12, 1841, s. 2	I	345-
Rate of — on arrear of rent—		
Act 8, 1885, s. 67	I	493
B. & O. Act 2, 1913, s. 76	III	433:
disallowed in addition to 25 per cent. damages—		
Act 8, 1885, s. 68	I	494
B. & O. Act 2, 1913, s. 77	III	433:
on purchase-money of transferable tenure or holding when sale set aside. Act 8, 1885, s. 174 (1)	I	533-
not affected by contract—		
Act 8, 1885, s. 178 (3) (h)	I	555
B. & O. Acts, 2, 1913, s. 232-(3) (h)	III	495.
on arrears of road and public works cess; — recoverable by holders of estates and tenures. Ben. Act 9, 1880, ss. 45, 47, 88	II	393, 398, 409
Limit to amount recoverable on any debt or liability, in Angul. Reg. 3 of 1913, s. 31	I	870-
Rate of — on advances for drainage scheme. <i>See</i> DRAINAGE.		
on amount of compensation in embankment cases. <i>See</i> EMBANKMENT.		
<i>See also</i> Court of Wards.		
INTERPRETATION OF TERMS. <i>See</i> ACTS AND REGULATIONS; WORDS AND PHRASES.		
INTESTACY. Heirs of Hindus, Muhammadans, etc., dying intestate not bound to apply for permission to take possession of estate. District Judge to interfere where no claimant. <i>See</i> ADMINISTRATION OF ESTATES; SUCCESSION.		
INTOXICATING DRUG: defined. <i>See</i> WORDS AND PHRASES.		
INTOXICATION. <i>See</i> DRUNKENNESS.		
INVALIDITY of non-badshahi and badshahi lakhiraj grants affects only payment of revenue. <i>See</i> LAND-REVENUE.		
INVESTIGATION. To determine whether lands held wholly or partially free of revenue are liable to assessment —. <i>See</i> LAND-REVENUE.		
INVESTMENT. Power to invest amount payable as compensation under the Bengal Irrigation Act, 1876. <i>See</i> IRRIGATION.		
IRREGULARITY AND MISTAKE—		
Government not liable for—of Courts. Reg. 11, 1822, s. 38	I 1	270-
not to invalidate proceedings of Municipal Commissioners. <i>See</i> MUNICIPALITY.		
not to invalidate proceedings in partition. <i>See</i> PARTITION.		
not to invalidate proceedings of Port Commissioners. <i>See</i> PORT COMMISSIONERS.		
not to invalidate proceedings in course of survey. <i>See</i> SURVEY.		

Subject.

Vol.

Page.

IRRIGATION—

Preliminary—

Act : applicable only to districts to which extended by Local Government. Ben. Act 3, 1876, s. 1	II	201
Embankments, etc., dealt with by Ben. Act 3, 1876, not affected by—		
Bengal Embankment Act, 1873. Ben. Act 3, 1876, s. 4	II	203
Bengal Embankment Act, 1882. Ben. Act 2, 1882, s. 91	II	467
Definitions. Ben. Act 3, 1876, ss. 3, 46	II	202, 214
Appointment of officers, etc. Ben. Act 3, 1876, s. 5	II	203

Application of water for public purposes—

Power of Local Government to declare that water will be applied or used for purpose of Canal. Ben. Act 3, 1876, s. 6	II	203
Powers of Canal Officer after issue of such declaration. Ben. Act 3, 1876, s. 7	II	204

Compensation—

Invitation of claims for —; delivery of statement of interests, under penalty. Ben. Act 3, 1876, ss. 8 to 10	II	204
For what matters to be given —. Ben. Act 3, 1876, ss. 11, 31	II	205, 210
Matters which may and may not be considered in determining amount. Ben. Act 3, 1876, s. 11	II	205
Where supply of drinking water deteriorated by works, new supply to be provided and no further — allowed. Ben. Act 3, 1876, s. 12	II	206
Limitation of claims for —. Ben. Act 3, 1876, s. 13	II	206
Inquiry into claims, and determination of amount. Ben. Act 3, 1876, ss. 14 to 21	II	206 to 208
Apportionment of —. Ben. Act 3, 1876, ss. 22 to 24	II	208
Making of payment; interest when allowed; investment of money in Government securities; Government not liable for further claims; payee's liability to others not affected. Ben. Act 3, 1876, ss. 25 to 27, 30	II	209, 210
Service of notices. Ben. Act 3, 1876, s. 32	II	210
Abatement or enhancement of rent on interruption of water-supply. Ben. Act 3, 1876, ss. 28, 29	II	209, 210
Restriction on acquisition as against Government of certain rights to supply of water. Ben. Act 3, 1876, s. 11	II	205

Construction, maintenance, etc., of works—

Powers of Canal Officer for purposes of inquiry relating to existing or projected work or for purposes of regulation or management of canal; power to enter upon land to prevent or repair accident to canal, etc., notice of entry, compensation for damage. Ben. Act 3, 1876, ss. 33 to 38	II	211, 212
--	----	----------

Provision of means for crossing Government canal and of bridges, etc., to prevent drainage of adjacent lands being obstructed by canal. Ben. Act 3, 1876, s. 39	II	212
---	----	-----

Village-channels for leading water from canal—

Definition of "village-channel." Ben. Act 3, 1876, s. 3 (2)	II	202
"Persons" includes persons acting jointly. Ben. Act 3, 1876, s. 46	II	214

Registration of channels and ownership thereof. Ben. Act 3, 1876, ss. 47, 54 to 56, 60 to 65	II	214, 216, 217, 218, 219
--	----	-------------------------

how acquired. Ben. Act 3, 1876, s. 48	II	215
---------------------------------------	----	-----

Subject.	Vol.	Page.
IRRIGATION—contd.		
Construction, maintenance, etc., of works— <i>conold.</i>		
Village-channels for leading water from canal— <i>conold.</i>		
Construction of — with consent of owners and occupiers of land required therefor. Ben. Act 3, 1876, s. 49	II	215
Construction of — without such consent by intervention of Canal Officer. Ben. Act 3, 1876, ss. 50 to 53	II	215, 216
Transfer of ownership of — to secure proper management of irrigation; admission of persons as joint owners of; compensation or rent payable to former owner. Ben. Act 3, 1876, ss. 54 to 57	II	216, 217
Person acquiring, etc., channel under ss. 48 to 55 deemed owner of channel. Ben. Act 3, 1876, s. 58	II	217
Obligations and rights of owner of Ben. Act 3, 1876, s. 59	II	217
Execution of repairs or other works in default of owner; power to disqualify channel to be medium for conveyance of canal-water, on continued default of owner. Ben. Act 3, 1876, s. 60	II	218
Resignation and transfer of owner's interest —. Ben. Act 3, 1876, ss. 61, 62	II	218
Procedure on death of owner. Ben. Act 3, 1876, ss. 63, 64	II	218, 219
Interest of joint owners in channel equal unless unequal interest registered. Ben. Act 3, 1876, s. 65	II	219
Supply of water through channel to person not owning same. Ben. Act 3, 1876, ss. 66 to 71	II	219, 220
Land acquired for channel not to be used for other purposes without consent of Canal Officer. Ben. Act 3, 1876, s. 72	II	220
Recovery of dues. Ben. Act 3, 1876, s. 73	II	220
Settlement of differences as to mutual rights and liabilities of persons interested in channel. Ben. Act 3, 1876, ss. 87 to 89	II	223, 224
SUPPLY OF WATER—		
Water not to be supplied from channel except on written application accepting rules made under Act; form for granting application.—		
Ben. Act 3, 1876, ss. 74, 75, Schs B. C.	II	220, 223, 229.
B. & O. Act 3 of 1918, s. 2	IV	...
Conditions to which such rules are subject—		
Power to stop water-supply. Ben. Act 3, 1876, s. 76 (a)	II	221
Remission of charges, or compensation for interruption of supply. Ben. Act:	II	221
Duration of supply.	II	221
Transfer of right to us	II	221
Power of Canal Officer to supply water to persons other than irrigation. Ben. Act 3, 1876, s. 77	II	222
Water-rates—		
Determination of —. Ben. Act 3, 1876, s. 78	II	222
Liability when person using water unauthorisedly or allowing water to run to waste cannot be found.		
Ben. Act 3, 1876, ss. 79 to 81	II	222, 223
B. & O. Act 3 of 1918, s. 3	IV	...
Collection of; through agents, recovery of; procedure in case of excessive distraint. Ben. Act 3, 1876, ss. 82 to 86	II	224
Power of Canal Officer to measure land, etc.; notice, compensation for damage. Ben. Act 3, 1876, ss. 34 to 38	II	211, 212
Jurisdiction in suits relative to —. Ben. Act 3, 1876, s. 90.	II	224

Subject.	Vol.	Page.
IRRIGATION— <i>concl'd.</i>		
SUPPLEMENTAL—		
Appeal and supervision. Ben. Act 3, 1876, s. 91	II	224
Power of officers to summon and examine witnesses. Ben. Act 3, 1876, s. 92	II	224
Penalties; removal of obstruction or repair of damage by convicted person; arrest; saving of prosecutions under other laws; compensation and rewards payable out of fines. Ben. Act 3, 1876, ss. 93 to 98	II	225 to 227
B. & O. Act 3 of 1918, s. 4	IV	272
Making and publication of subsidiary rules —. Ben. Act 3, 1876, s. 99	II	227
DRAINAGE—Provisions as to —. Ben. Act 3, 1876, ss. 40 to 45	II	213, 214
<i>See also under DRAINAGE.</i>		
Istimrardar—		
Restrictions on enhancement of rent of —. <i>See LANDLORD AND TENANT.</i>		
to be considered as <i>patta-talukdars</i> ; settlement to be made with them. <i>See LAND-REVENUE.</i>		
Istimrari TENURE—Protected from avoidance on sale of estate for arrears of revenue. Act 11, 1859, s. 37	{ I	410
Ben. Act 7, 1868, s. 12		II
Jagir—		
to be considered as life tenure only. <i>See LAND-REVENUE.</i>		
Jail. <i>See PRISON.</i>		
JETTY. <i>See HIGH-WATER MARK; WHARF.</i>		
Jharia Coal Fields—		
Water supply in —. <i>See WATER SUPPLY.</i>		
JOINT COMMITTEE—		
Appointment of — of cantonment authority and other local authority. <i>See CANTONMENT.</i>		
Appointment of, by Municipality and District Board. <i>See MUNICIPALITY; LOCAL SELF-GOVERNMENT.</i>		
JOINT ESTATE. Apportionment of assessment on division of —. <i>See LAND-REVENUE.</i>		
JOINT LANDLORDS—		
Occupancy rights of —.		
Act 8, 1885, s. 22	I	473
B. & O. Act 2, 1913, s. 26	III	410
Deposit of rent by tenant unable to obtain joint receipt from —		
Act 8, 1885, ss. 61, (1) (c), 62, 63	I	491, 492
B. & O. Act 2, 1913, ss. 71, 72	III	431
must act collectively or by agent authorised by all—.		
Act 8, 1885, s. 188	I	559
B. & O. Act 2, 1913, s. 203	III	498
JOINT UNDIVIDED ESTATE—		
defined. <i>See WORDS AND PHRASES.</i>		
Appointment and removal of Manager of — when co-owners dispute—.		
Act 8, 1885, ss. 93 to 100	I	504 to 506
B. & O. Act 2, 1913, ss. 104, 111	III	443, 445
JOINT UNION COMMITTEE. <i>See LOCAL SELF-GOVERNMENT.</i>		
JUDGE. <i>See CIVIL COURTS; DISTRICT JUDGE.</i>		

Subject.

Vol.

Page.

JUDICIAL COMMISSIONER —
defined. See WORDS AND PHRASES.

interfering in matters
of COURT.

See COURT.

JUSTICE (Santal Parganas). See ACTS AND REGULATIONS.

Kanungo—

Allowances of — and pensions paid through landholders to — to be added to *jama*. See LAND-REVENUE.

Revenue of lands held by — declared liable to resumption. See LAND-REVENUE. See *Patwaris and Kanungos*.

KANUNGOS AND PATWARIS ACT. See *Patwaris and Kanungos*.

Khamar—

Chapter V, Bengal Tenancy Act, 1885, does not confer occupancy in — if held under lease for term of years. Act 8, 1889, s. 116

I 526

Provisions of Chapter VI, Bengal Tenancy Act, 1885, as to non-occupancy *raiyats*, do not apply to —. Act 8, 1885, s. 116

I 526

Local Government may order survey and record of —. Act 8, 1885, s. 117

I 526

Revenue-officer may, on application, ascertain what land is —. Act 8, 1885, ss. 118 to 120

I 526, 527

to be recorded as proprietor's private lands — B. & O. Act 2, 1913, s. 153

III 464

Regard to be had to local custom—.

Act 8, 1885, s. 120 (1)

I 527

B. & O. Act 2, 1913, s. 153 ()

III 464

See PROPRIETOR'S PRIVATE LANDS. LANDLORD AND TENANT.

Khas—

Lands held in — settlement of. See LAND-REVENUE.

Allowance of *malikana* to proprietors of estates held. See LAND-REVENUE.

Rules for — management applied to estates purchased by Government at revenue sale. See LAND-REVENUE.

Rules for adjustment of assessment of — in case of transfer or division. See PERMANENT SETTLEMENT.

Kiln—

Power of Local Government to prevent erection of —. See SMOKE-NUISANCE.

Power of Municipality to control —. See MUNICIPALITY.

KING: defined. See WORDS AND PHRASES.

Korkar: defined. See WORDS AND PHRASES; LANDLORD AND TENANT.

LABOUR AND EMIGRATION ACT (ASSAM), 1901. See EMIGRATION.

LABOUR: LABOUREN. See COMPULSORY LABOUR; EMIGRATION.

LABOUR CONTRACT. See EMIGRATION.

LABOUR TRANSPORT FUND. See EMIGRATION.

Lakhiraj LANDS. See LAND-REVENUE.

Collector to record — in revising settlements. See LAND-REVENUE

Assessment to exclude —. See LAND-REVENUE.

Non-*badshahi* grants. See LAND-REVENUE.

Badshahi grants. See LAND-REVENUE.

Lakhiraj tenures under what circumstances valid. See LAND-REVENUE.

Subject.	Vol.	Page.
LAND—		
Acquisition of — for Municipal Commissioners: <i>See</i> MUNICIPALITY.		
Definitions of —. <i>See</i> WORDS AND PHRASES.		
Continued use of — by Government, free of payment for obtaining earth for repairs to embankment. <i>See</i> EMBANKMENT.		
<i>See also</i> ALLUVION AND DILUVION; PARTITION; REGISTRATION OF LAND; and other heads.		
LAND HELD <i>khas</i> . Settlement and assessment of —. <i>See</i> LAND-REVENUE.		
LAND LET IN FARM. <i>See</i> LAND-REVENUE.		
Surety for payment of revenue required. <i>See</i> LAND-REVENUE.		
Person holding — cannot acquire occupaney right in land comprised in farm, but person having right of occupaney does not lose it by subsequently holding the land in farm.		
Act 8, 1885, s. 22 (3)	I	473
B. & O. Act 2, 1913, s. 264	III	411
<i>See also</i> LANDLORD AND TENANT.		
LANDHOLDERS—		
Definition of —. <i>See</i> WORDS AND PHRASES.		
Power of Collector to require attendance of —. Ben. Reg. 1, 1801, s. 10	I	93
Power of Collector to require attendance of native agents employed by proprietors of estates, and to examine their accounts. Ben. Reg. 12, 1817, s. 29	I	159
General power of Collector, with sanction of Board of Revenue, to require attendance of proprietor of land or his agent and production of accounts; penalty. Ben. Reg. 12, 1817, ss. 31, 32	I	160, 161
Penalty on proprietor, etc., of land not attending when summoned by Collector; appeal. Act 20, 1848	I	351
Prosecution of —, for connivance at offence. Ben. Reg. 13, 1805	I	115
not to interfere in matters coming within jurisdiction of Courts.		
<i>See</i> COURT.		
Management of estates of — by Court of Wards. <i>See</i> COURT OF WARDS.		
<i>See also</i> JOINT LANDHOLDERS; PROPRIETORS.		
LANDLORD—		
defined. <i>See</i> WORDS AND PHRASES.		
LANDLORD'S FEE—		
to be paid on transfer of, or succession to, permanent tenure or holding at fixed rates. Act 8, 1885, ss. 12, 13, 15, 17, 18 (a)	I	468, 469, 470
B. & O. Act II of 1913, ss. 14, 15, 16, 17 and 21	III	406, 408
<i>See</i> LANDLORD AND TENANT.		
LANDLORD AND TENANT—		
UNDER THE BENGAL TENANCY ACT, 1885 (<i>as modified by Ben. Act I of 1907 and B. and O. Act 4 of 1914</i>).		
Preliminary—		
Act 8, 1885, extends to the whole of Bengal except Calcutta, Darjeeling and the Chittagong Hill-Tracts. Act 8, 1885, s. 1 (3)	I	462
Definitions. Act 8, 1885, ss. 3, 5, 20, 41, 47, 76, 160, 161	I	492, 496, 463, 465, 472, 482, 484, 497, 546, 547
Account books. Copies of — may be substituted for originals		
Act 8, 1885, s. 148 (b1), (b2)	I	536, 537

Subject.	Vol.	Page.
<i>Under the Bengal Tenancy Act, 1885—contd.</i>		
LANDLORD AND TENANT—contd.		
Agent of Landlord—		
liable to penalty for not delivering to tenant a receipt or statement. Act 8, 1885, s. 58 (3)	I	489
entitled to compensation if tenants' complaint found false and vexatious. Act 8, 1885, s. 58 (5)	I	489
Agreement—		
Power of Revenue-officer to give effect to —. Act 8, 1885, s. 109B	I*	520
when not to be given effect to. Act 8, 1885, s. 109B	I	520
ARREAL may lie against Collectors' orders imposing penalty on landlord, etc. Act 8, 1885, s. 58 (6)	I	490
APPLICATION to set aside <i>ex-parte</i> decree, to contain a statement of the injury sustained. Act 8, 1885, s. 153A	I	540
" ARREARS OF RENT "—What deemed to include —. Act 8, 1885, s. 161 (c)	I	547
See RENT .		
BOARD OF REVENUE—		
may direct revision of rent settled by Revenue-officer. Act 8, 1885, s. 109C	I	521
Revision by — of orders of Collector. Act 8, 1885, s. 58 (6)	I	490
BOUNDARY MARKS. Expenses for maintenance, etc., of — how to be recovered. Act 8, 1885, s. 114 (1)	I	524
CERTIFICATE—		
to have force and effect of a decree of Civil Court. Act 8, 1885, s. 158A	I	543
when not to be issued. Act 8, 1885, s. 158A	I	543
as to the final publication of record-of-rights. Act 8, 1885, s. 103B	I	509
CERTIFICATE OFFICER. See REVENUE OFFICER .		
CERTIFICATE PROCEDURE. —Arrears of rent may be recovered by the —. Act 8, 1885, s. 158A	I	543
CIVIL COURT to have regard to entries in record-of-rights. Act 8, 1885, s. 147B	I	538
<i>Certificate to have force and effect of a decree of —.</i> Act 8, 1885, s. 158A	I	543
CODE OF CIVIL PROCEDURE. —Provisions of — not applicable to suits between landlord and tenant. Act 8, 1885, s. 147A	I	535
COLLECTION PAPERS. —Copies of — may be substituted for the originals. Act 8, 1885, 148	I	536
COLLECTOR—		
may impose penalty on landlord, etc., for not delivering to tenant a receipt or statement. Act 8, 1885, s. 58	I	490
to hold a summary inquiry regarding penalty to be imposed on landlord, etc. Act 8, 1885, s. 58	I	490
may direct tenant to pay compensation if false and vexatious complaint made. Act 8, 1885, s. 58	I	490
Power to summon witnesses, etc. Act 8, 1885, s. 58	I	490
Certificate signed by — to be conclusive evidence of final publication, etc., of record-of-rights. Act 8, 1885, s. 103B	I	509
COMMISSIONER OF THE DIVISION. —Appeal may lie to — against Collector's orders imposing fine on landlord, etc. Act 8, 1885, s. 58	I	490
COMMUTED RENTS. —Period for which — are to remain unaltered. Act 8, 1885, s. 40A	I	482

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Bengal Tenancy Act, 1885—contd.*

COMPENSATION—

Tenant liable to pay — if false and vexatious complaint made.

Act 8, 1885, s. 58

I

490

Mode of recovery of —. Act 8, 1885, s. 58

I

490

COMPROMISE—

Power of Revenue-officer to give effect to —. Act 8, 1885, s. 109B

I

520

When not to be given effect to —. Act 8, 1885, s. 109B

I

520

of suits between landlord and tenant. Act 8, 1885, s. 147A

I

535

CO-SHARER LANDLORDS—

Suits for arrears of rent by —. Act 8, 1885, s. 148A

I

538

may apply for execution of decree by sale of tenure or holding.

Act 8, 1885, s. 158B

I

545

Payment of decretal amount to be made to —. Act 8, 1885, s. 169

I

550

COSTS—

of boundary marks. Act 8, 1885, s. 114

I

524

of copies of Survey maps, etc. Act 8, 1885, s. 114

I

524

of transmitting landlord's fee. Act 8, 1885, s. 12

I

468

COUNTERFOIL—

Penalty for failing to keep — of receipts given to tenants, etc.

Act 8, 1885, s. 58

I

489

COURT—

to pass decree in compromise of suits between landlord and tenant. Act 8, 1885, s. 147A

I

535

to record evidence as to rent legally payable. Act 8, 1885, s. 147A

I

535

when not to pass decree. Act 8, 1885, s. 147A

I

535

may require Collector to supply certified copy of record-of-rights. Act VIII of 1885, s. 148 (b 1)

III

591, 961

to give notice of application for execution of decree by sale of tenure or holding. Act 8, 1885, s. 158B

I

545

may pass a decree for damages for denial of landlord's title. Act 8, 1885, s. 186A

I

559

COURT-FEE—

payable in respect of requisition to Revenue officer to perform the functions of Certificate Officer. Act 8, 1885, s. 158A

I

543

DAMAGE(S)—

Amount of — for denial of landlord's title. Act 8, 1885, s. 186A

I

559

to be a first charge on tenure or holding of tenant. Act 8, 1885, s. 186A

I

559

DECREE (*ex parte*).—Deposit on application to set aside —. Act 8, 1885, s. 153A

I

540

DECREE-HOLDER.—Payment of decretal amount to be made to —. Act 8, 1885, s. 169

I

550

DISPUTES triable by Revenue Officer. Act 8, 1885, s. 105A

I

517

DOCUMENTS.—Power of Collector to compel production of —.

Act 8, 1885, s. 58

I

489

EASEMENT.—Record of —. Act 8, 1885, s. 102

I

507

Subject.	Vol.	Page.
LANDLORD AND TENANT—contd.		
<i>Under the Bengal Tenancy Act, 1885—contd.</i>		
ENHANCEMENTS—		
No — of commuted rent for 15 years Act 8, 1885, s. 40A	I	482
of rent, agreed upon, may be decreed if fair and equitable.		
Act 8, 1885, s. 147	I	534
EXPENSE—		
Recovery of — for boundary marks. Act 8, 1885, s. 114	I	524
Evidence of record-of-rights —. Act 8, 1885, s. 103B	I	509
Saving as to acceptance of landlord's —. Act 8, 1885, s. 18B	I	471
FINES.—Mode of recovery of —. Act 8, 1885, s. 58	I	489
FORFEITURE of landlord's fee. Act 8, 1885, s. 18C	I	471
GOVERNMENT.—Unclaimed landlord's fees may be forfeited to —.		
Act 8, 1885, s. 18C	I	471
GOVERNOR GENERAL IN COUNCIL.—Revision of record-of-rights		
by Board of Revenue, subject to confirmation by —. Act 8,		
1885, s. 112	I	523
HOLDING—		
Saving as to permanence, etc., of — in instruments of transfer.		
Act 8, 1885, s. 18A	I	471
Acceptance of landlord's fee not to operate as an admission		
to permanence, etc., of —. Act 8, 1885, s. 18B	I	471
Rent of — not to be enhanced or reduced for 15 years. Act 8,		
1885, s. 40A	I	482
When area of — may be presumed to be entered in <i>patta</i> , etc.		
Act 8, 1885, s. 52 (6)	I	487
Sold in execution of decree, passing of —. Act 8, 1885,		
s. 158B	I	545
HOBTICULTURAL LAND: defined. Act 8, 1885, s. 178	I	554
INQUIRY. See SUMMARY INQUIRY.		
INSTRUMENTS OF TRANSFER.—Saving as to statements in —		
where landlord no party. Act 8, 1885, s. 18A	I	471
IRREGULARITY in publishing or conducting sale. Act 8, 1885,		
s. 153	I	539
JOINT LANDLORDS.—Proceduro in suits by —. Act 8, 1885,		
s. 188A	I	560
LANDLORD—		
Saving as to statements in instruments of transfer where — no		
party. Act 8, 1885, s. 18A	I	471
liable to penalty for not delivering to tenant a receipt or		
statement. Act 8, 1885, s. 58	I	489
entitled to compensation if tenant's complaint found false		
and vexatious. Act 8, 1885, s. 53	I	489
when presumed to have given his consent to division or distri-		
bution of tenure or holding, etc. Ben. Act 1, 1907, s. 18	III	212
may appeal against settlement of rent when not agreed upon.		
Act 8, 1885, s. 109C	I	521
Compromise of suits between tenant and —. Act 8, 1885,		
s. 147A	I	535
may apply for recovery of arrears by the certificate procedure.		
Act 8, 1885, s. 138A	I	543
may request Revenue Officer to perform the functions of a		
Certificate Officer. Act 8, 1885, s. 138A	I	543
when not to institute suit for recovery of arrears of rent. Act		
8, 1885, s. 138A	I	543

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Bengal Tenancy Act, 1885—contd.*LANDLORD—*concl'd.*

defined. Act 8, 1885, s. 158A I 543

how to execute decree for damages and interest. Act 8, 1885,
s. 186A I 559

See LANDLORD'S FEES; LANDLORD'S TITLE; JOINT LAND-
LORDS; CO-SHARER LANDLORDS.

LANDLORD'S FEES—

Saving as to acceptance of —. Act 8, 1885, s. 18B I 471

Forfeiture of unclaimed —. Act 8, 1885, s. 18C I 471

LANDLORD'S TITLE.—Damages for denial of —. Act 8, 1885,
s. 186A I 559

LOCAL GOVERNMENT—

Power of — to order survey and preparation of record-of-
rights as to water. Act 8, 1885, s. 102A I 508

may declare final publication of record-of-rights. Act 8, 1885,
s. 103B I 509

Application may be made to — for recovery of arrears of rent
by certificate procedure. Act 8, 1885, s. 158A I 543

may reject or allow application. Act 8, 1885, s. 158A I 543

MAPS.—Copies of — may be substituted for the originals. Act 8,
1885, s. 148 I 365

MEASUREMENT PAPERS.—Copies of — may be substituted for the
originals. Act 8, 1885, s. 148 I 536

MUNICIPALITY.—Exclusion of area of — not to affect any right,
etc., previously acquired. Act 8, 1885, s. 19 I 436

NOTIFICATION.—Declaring final publication of record-of-rights
to be conclusive evidence. Act 8, 1885, s. 103B I 471

PENALTY(IES) on landlord, etc., for not delivering to tenant a
receipt or statement. Act 8, 1885, s. 58 I 509

PLAINT to further contain a statement of rental of original
tenancy. Act 8, 1885, s. 148 I 536

POWER(S)—

of Board of Revenue, Commissioners and Collectors in the
matter of imposing fines and awarding compensation. Act
8, 1885, s. 58 I 489

of Local Government to order survey and preparation of
record-of-rights as to water. Act 8, 1885, s. 102A I 508

of Revenue Officer to presume that agreements or compro-
mises are lawful. Act 8, 1885, s. 109B I 520

PROCEDURE—

in suits by joint landlords. Act 8, 1885, s. 188A I 560

Summary — for recovery of rents. Act 8, 1885, s. 158A I 543

PROPRIETOR'S PRIVATE LAND.—Revenue officer when not to
record land as a —. Act 8, 1885, s. 120 I 527

PUBLIC DEMANDS RECOVERY ACT, 1914.—Provisions of — appli-
cable to proceedings for recovery of arrears of rent. Act 8,
1885, s. 158A I 543

PUBLIC SERVANT.—Officer appointed by Collector to appraise or
divide produce deemed to be a —. Act 8, 1885, s. 69 I 494

RECORD-OF-RIGHTS—

Preparation of — for use of water for agricultural purposes.
Act 8, 1885, s. 102A I 508

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Bengal Tenancy Act, 1885—contd.*RECORD OF RIGHTS—*contd.*

Presumption as to final publication and correctness of —. Act 8, 1885, s. 103B	I	509
Notification declaring publication of —. Act 8, 1885, s. 103A	I	509
Entries in — presumed to be correct. Act 8, 1885, s. 103B	I	509
Correction by Revenue Officer of mistakes in —. Act 8, 1885, s. 108A	I	519
Corrections when not to be made. Act 8, 1885, s. 108A	I	519
All rents settled, etc., to be noted in —. Act 8, 1885, s. 109D	I	521
Revision of — subject to confirmation by Governor General in Council. Act 8, 1885, s. 112	I	523
Cost of preparing copies of — deemed to be part of expenses. Act 8, 1885, s. 114	I	524
Civil Courts to have regard to entries in —. Act 8, 1885, s. 147B	I	536
Plaint to contain statement of rental of tenancy according to —. Act 8, 1885, s. 148	I	536

RENT(S)—

Decision of questions during settlement of —. Act 8, 1885, s. 105A	I	517
settled, etc., to be noted in record-of-rights. Act 8, 1885, s. 107 (2)	I	416
settlement of — on agreement. Act 8, 1885, s. 109C	I	521
Revision of —. Act 8, 1885, s. 109C	I	521
Mode of settlement of —. Act 8, 1885, s. 112	I	523
Suit for arrears of —. Act 8, 1885, s. 148A	I	536
Arrears of — may be recovered by the certificate procedure. Act 8, 1885, s. 158A	I	543

See COMMUTED RENTS: HOLDING.

RENT-ROLLS.—Copies of — may be substituted for the originals.

Act 8, 1885, s. 148	I	536
REQUISITION in writing to Revenue Officer to perform the functions of a Certificate Officer. Act 8, 1885, s. 158A	I	543
to be signed and verified by landlord. Act 8, 1885, s. 159A	I	543

REVENUE OFFICER—

etc., of record-of-rights. Act 8, 1885, s. 103B	I	509
when not to settle rents of tenants. Act 8, 1885, s. 104	I	510
to decide issues and settle rents. Act 8, 1885, s. 105A	I	517
when not to try issues. Act 8, 1885, s. 106	I	517
Correction by — of mistakes in record-of-rights. Act 8, 1885, s. 108A	I	519
Power of — to give effect to agreement or compromise. Act 8, 1885, s. 109B	I	520
to record evidence as to amount of rent payable. Act 8, 1885, s. 109B	I	520
when not to give effect to agreement or compromise. Act 8, 1885, s. 109B	I	520
Power of — to settle rents on agreement. Act 8, 1885, s. 109C	I	521
not to entertain suits involving decision of the same issue. Act 8, 1885, s. 111B	I	522

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Bengal Tenancy Act, 1885—contd.</i>		
REVENUE OFFICER— <i>concl'd.</i>		
to stay proceedings pending final decision on the issue. Act 8, 1885, s. 111B	I	522
Powers of — with respect to demarcation of village boundaries. Act 8, 1885, s. 115A	I	525
when not to record land as a proprietor's private land. Ben. Act 8, 1885, s. 120	I	527
may perform functions of a Certificate Officer. Act 8, 1885, s. 49	I	485
to issue certificates in prescribed form. Act 8, 1885, s. 158A	I	543
SPECIAL JUDGE.—Appeal to lie to — against settlement of rents when not agreed upon. Act 8, 1885, s. 109C	I	521
SUIT(s)—		
Stay of — in which certain issues arise. Act 8, 1885, s. 111B	I	522
between landlords and tenants, compromise of —. Act 8, 1885, s. 147A	I	535
by co-sharer landlords for arrears of rent. Act 8, 1885, s. 148A	I	538
by joint landlords. Procedure in —. Act 8, 1885, s. 188A	I	560
SUMMARY INQUIRY may be held regarding penalty to be imposed on landlord, etc. Act 8, 1885, s. 58	I	489
SURVEY may be made for use of water for agricultural purposes. Act 8, 1885, s. 102A	I	508
SURVEY MAPS.—Cost of preparing copies of — deemed to be part of expenses. Act 8, 1885, s. 114	I	524
SURVEY PLOTS. <i>See</i> TENANCY.		
TENANCY.—Plaint to contain list of survey plots comprised in —. Act 8, 1885, s. 148	I	536
TENANT(s)—		
liable for compensation when complaint is false and vexatious. Act 8, 1885, s. 58	I	489
Rents of — when not to be settled. Act 8, 1885, s. 104	I	510
may appeal against settlement of rent when not agreed upon. Act 8, 1885, s. 109C	I	521
Compromise of suits between landlord and —. Act 8, 1885, s. 147A	I	535
when not to institute suit for recovery of arrears of rent. Act 8, 1885, s. 158A	I	543
Damages for denial of landlord's title to be a first charge on tenure, etc., of —. Act 8, 1885, s. 186A	I	559
Classes of —. Act 8, 1885, s. 4	I	465
Meaning of "tenure-holder" and <i>raiayat</i> . Act 8, 1885, s. 5	I	466
TENANTS' CROPS may be distrained by order of Court. Act 8, 1885, s. 69	I	494
Tenure—		
Saving as to permanence, etc., of — in instruments of transfer. Act 8, 1885, s. 18A	I	471
Acceptance of landlord's fee not to operate as an admission to permanence, etc., of —. Act 8, 1885, s. 18B	I	471
When area of — may be presumed to be entered in <i>patta</i> , etc. Act 8, 1885, s. 52	I	486
Sold in execution of decree, passing of —. Act 8, 1885, s. 158B	I	545

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Bengal Tenancy Act, 1885—contd.**Tenure—contd.*

Village: defined. Act 8, 1885, s. 3 (10)	I	464
Village boundaries.—Demarcation of —. Act 8, 1885, s. 115A	I	225
Witnesses.—Power of Collector to enforce attendance of —. Act 8, 1885, s. 58	I	489

Tenure-holder—

Restrictions on enhancement of rent of —. Act 8, 1885, ss. 6 to 9		466, 467
Restrictions on ejection of permanent —. Act 8, 1885, s. 10	I	467

Transfer and transmission of permanent tenure:

Right to transfer and bequeath. Act 8, 1885, s. 11	I	463
Voluntary transfer to be registered; fee and notice to be sent to landlord. Act 8, 1885, s. 12	I	463
Transfer by sale in execution of decree other than decree for rent, or by foreclosure; fee and notice to be sent to landlord. Act 8, 1885, s. 13	I	469
On succession, notice to be given to Collector and landlord's fee paid. Bar to recovery of rent pending notice. Act 8, 1885, ss. 15, 16	I	471
Payment of such fee to Registrar of Mutations. Ben. Act 3, 1895, s. 20	III	52
Application of ss. 11 to 16 of Act 8, 1885, to shares. Act 8, 1885, ss. 17, 18	I	471, 502
Validation of transfers of tenures and holdings and shares in the same, under ss. 12, 13, 17, 18. Ben. Act 1, 1903, s. 1	III	163
Realization of fee when left unpaid. Ben. Act 1, 1903, s. 2	III	163

Raiyat holding at rate fixed in perpetuity:

Restrictions on ejection of. Act 8, 1885, s. 18 (b)	I	470
Application of ss. 11 to 16 to transfer of, and succession to, holding of —. Act 8, 1885, s. 18(a)	I	470
Payment to Registrar of Mutations of landlord's fee under Act 8, 1885, s. 18. Ben. Act 3, 1895, s. 20	III	52

Occupancy-raiyat—

Continuance of existing occupancy rights. Act 8, 1885, s. 19	I	471
Settled raiyat: definition of. Act 8, 1885, s. 20	I	472
„ „ to have occupancy-rights. Act 8, 1885, s. 21	I	440
And see SETTLED raiyat.		
Effect of acquisition of occupancy-right by landlord. Act 8, 1885, s. 22	I	473
Rights of — as to use of land. Act 8, 1885, s. 23	I	474
Obligation of — to pay rent at fair rate. Act 8, 1885, s. 24	I	474
Restrictions on ejection of —. Act 8, 1885, s. 25	I	479
Devolution or extinction of occupancy right on death of —. Act 8, 1885, s. 26	I	474
Restrictions on enhancement of rent of —. Act 8, 1885, ss. 28 to 37	I	474 to 479
Rules as to enhancement on ground of prevailing rate. Act 8, 1885, s. 31	I	476
What may be taken to be the prevailing rate. Act 8, 1885, s. 31A	I	477
Limit to enhancement of prevailing rate. Act 8, 1885, s. 31B	I	478

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Bengal Tenancy Act, 1885—contd.</i>		
REVENUE OFFICER— <i>concl'd.</i>		
to stay proceedings pending final decision on the issue. Act 8, 1885, s. 111B	I	522
Powers of — with respect to demarcation of village boundaries. Act 8, 1885, s. 115A	I	525
when not to record land as a proprietor's private land. Ben. Act 8, 1885, s. 120	I	527
may perform functions of a Certificate Officer. Act 8, 1885, s. 49	I	485
to issue certificates in prescribed form. Act 8, 1885, s. 158A	I	543
SPECIAL JUDGE.—Appeal to lie to — against settlement of rents when not agreed upon. Act 8, 1885, s. 109C	I	521
SUIT(s)—		
Stay of — in which certain issues arise. Act 8, 1885, s. 111B	I	522
between landlords and tenants, compromise of —. Act 8, 1885, s. 147A	I	535
by co-sharer landlords for arrears of rent. Act 8, 1885, s. 148A	I	538
by joint landlords. Procedure in —. Act 8, 1885, s. 188A	I	560
SUMMARY INQUIRY may be held regarding penalty to be imposed on landlord, etc. Act 8, 1885, s. 58	I	489
SURVEY may be made for use of water for agricultural purposes. Act 8, 1885, s. 102A	I	508
SURVEY MAPS.—Cost of preparing copies of — deemed to be part of expenses. Act 8, 1885, s. 114	I	524
SURVEY PLOTS. <i>See</i> TENANCY.		
TENANCY.—Plaint to contain list of survey plots comprised in —. Act 8, 1885, s. 148	I	536
TENANT(s)—		
liable for compensation when complaint is false and vexatious. Act 8, 1885, s. 58	I	489
Rents of — when not to be settled. Act 8, 1885, s. 104	I	510
may appeal against settlement of rent when not agreed upon. Act 8, 1885, s. 109C	I	521
Compromise of suits between landlord and —. Act 8, 1885, s. 147A	I	535
when not to institute suit for recovery of arrears of rent. Act 8, 1885, s. 158A	I	543
Damages for denial of landlord's title to be a first charge on tenure, etc., of —. Act 8, 1885, s. 186A	I	559
Classes of —. Act 8, 1885, s. 4	I	465
Meaning of "tenure-holder" and <i>raiyyat</i> . Act 8, 1885, s. 5	I	466
TENANTS' CROPS may be distrained by order of Court. Act 8, 1885, s. 69	I	494
Tenure—		
Saving as to permanence, etc., of — in instruments of transfer. Act 8, 1885, s. 18A	I	471
Acceptance of landlord's fee not to operate as an admission to permanence, etc., of —. Act 8, 1885, s. 18B	I	471
When area of — may be presumed to be entered in <i>patta</i> , etc. Act 8, 1885, s. 52	I	486
Sold in execution of decree, passing of —. Act 8, 1885, s. 158B	I	545

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Bengal Tenancy Act, 1885—contd.**Tenure—concl'd.*

Village: defined. Act 8, 1885, s. 3 (10)	I	464
Village boundaries.—Demarcation of —. Act 8, 1885, s. 115A	I	225
Witnesses.—Power of Collector to enforce attendance of —. Act 8, 1885, s. 58	I	489

Tenure-holder—

Restrictions on enhancement of rent of —. Act 8, 1885, ss. 6 to 9		466, 467
Restrictions on ejectment of permanent —. Act 8, 1885, s. 10	I	467

Transfer and transmission of permanent tenure:

Right to transfer and bequeath. Act 8, 1885, s. 11	I	463
Voluntary transfer to be registered; fee and notice to be sent to landlord. Act 8, 1885, s. 12	I	463
Transfer by sale in execution of decree other than decree for rent, or by foreclosure; fee and notice to be sent to landlord. Act 8, 1885, s. 13	I	469
On succession, notice to be given to Collector and landlord's fee paid. Bar to recovery of rent pending notice. Act 8, 1885, ss. 15, 16	I	471
Payment of such fee to Registrar of Mutations. Ben. Act 3, 1895, s. 20	III	52
Application of ss. 11 to 16 of Act 8, 1885, to shares. Act 8, 1885, ss. 17, 38	I	471, 502
Validation of transfers of tenures and holdings and shares in the same, under ss. 12, 13, 17, 18. Ben. Act 1, 1903, s. 1	III	163
Realization of fee when left unpaid. Ben. Act 1, 1903, s. 2	III	163

Raiyat holding at rate fixed in perpetuity:

Restrictions on ejectment of. Act 8, 1885, s. 18 (b)	I	470
Application of ss. 11 to 16 to transfer of, and succession to, holding of —. Act 8, 1885, s. 18(a)	I	470
Payment to Registrar of Mutations of landlord's fee under Act 8, 1885, s. 18. Ben. Act 3, 1895, s. 20	III	52

Occupancy-raiyat—

Continuance of existing occupancy rights. Act 8, 1885, s. 19	I	471
Settled <i>raiyat</i> : definition of. Act 8, 1885, s. 20	I	472
" " to have occupancy-rights. Act 8, 1885, s. 21	I	440
<i>And see SETTLED raiyat.</i>		
Effect of acquisition of occupancy-right by landlord. Act 8, 1885, s. 22	I	473
Rights of — as to use of land. Act 8, 1885, s. 23	I	474
Obligation of — to pay rent at fair rate. Act 8, 1885, s. 24	I	474
Restrictions on ejectment of —. Act 8, 1885, s. 25	I	479
Devolution or extinction of occupancy right on death of —. Act 8, 1885, s. 26	I	474
Restrictions on enhancement of rent of —. Act 8, 1885, ss. 28 to 37	I	474 to 479
Rules as to enhancement on ground of prevailing rate. Act 8, 1885, s. 31	I	476
What may be taken to be the prevailing rate. Act 8, 1885, s. 31A	I	477
Limit to enhancement of prevailing rate. Act 8, 1885, s. 31B	I	478

Subject.	Vol.	Page.
LANDLORD AND TENANT—contd.		
<i>Under the Bengal Tenancy Act, 1885—contd.</i>		
Occupancy-raiyat—concl'd.		
Rules as to enhancement on ground of rise in prices. Act 8, 1885, s. 32	I	478
Rules as to enhancement on ground of landlord's improvement. Act 8, 1885, s. 33	I	478
Rules as to enhancement on ground of increase in productive power. Act 8, 1885, s. 34	I	479
Reduction of money-rent paid by —. Act 8, 1885, s. 38	I	479
Power to order progressive enhancement. Act 8, 1885, s. 36	I	479
Limitation of right to bring successive enhancement suits. Act 8, 1885, s. 37	I	479
Price-lists. Preparation, revision and publication of — reference to be made to — in proceedings for enhancement or reduction of rent on ground of rise or fall in prices. Act 8, 1885, s. 39	I	480
Commutation of rent payable in kind, etc. Act 8, 1885, s. 40	I	481
Ch. V (ss. 19 to 40) not to apply to proprietor's private land held under lease. Act 8, 1885, s. 116	I	526
<i>See also OCCUPANCY RIGHT.</i>		
Non-occupancy raiyat—		
Definition of —. Act 8, 1885, s. 41	I	482
Initial rent of —. Act 8, 1885, s. 42	I	482
Restrictions on enhancement of rent of —. Act 8, 1885, s. 43	I	482
„ „ ejection of —. Act 8, 1885, ss. 44 to 46	I	483
Meaning of "admitted to occupation." Act 8, 1885, s. 47	I	484
Ch. VI (ss. 41 to 47) not to apply to—		
Proprietor's private land held under lease. Act 8, 1885, s. 116	I	526
<i>Raiyats</i> holding land under the custom of <i>utbandi</i> . Act 8, 1885, s. 180 (2)	I	556
Under-raiyat—		
Limit of rent recoverable from —. Act 8, 1885, s. 48	I	484
Restrictions on ejection of —. Act 8, 1885, s. 49	I	485
RENT—		
Rules and presumptions as to fixity of rent, exception. Act 8, 1885, ss. 50, 115	I	485, 528
Presumption as to amount of —. Act 8, 1885, s. 51	I	486
Alteration of — on alteration in area. Act 8, 1885, s. 52	I	486
Payment of — in instalments. Act 8, 1885, s. 53	I	487
Time and place for payment of —. Act 8, 1885, s. 54	I	487
Appropriation of payments of —. Act 8, 1885, s. 55	I	488
Receipts and accounts—		
Landlord to give receipt and retain counterfoil. Act 8, 1885, s. 56, Sch. II	I	488, 565
Presumption of full payment when receipt does not contain prescribed particulars. Act 8, 1885, s. 56 (3)	I	488
Tenant entitled to full discharge or statement of account at close of year; landlord to retain counterfoil. Act 8, 1885, s. 57, Sch. II	I	488, 565
Penalty for withholding receipt or statement of account or failing to retain counterpart. Act 8, 1885, s. 58	I	489
Forms of — to be kept for sale. Act 8, 1885, s. 59	I	490
Effect of receipt given by proprietor, manager or mortgagee registered under Ben. Act 7, 1876. Act 8, 1885, s. 60	I	490

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Bengal Tenancy Act. 1885—contd.</i>		
RENT— <i>contd.</i>		
Deposit of rent—		
Application to deposit rent in Court. Act 8, 1885, s. 61	I	491
Receipt given by Court to be a valid acquittance. Act 8, 1885, s. 62	I	492
Notification of receipt of deposit. Act 8, 1885, s. 63	I	492
Payment or refund of deposit by Court. Act 8, 1885, s. 64	I	492
Bar to suits against Government. Act 8, 1885, s. 64 (4)	I	493
Produce-rents—		
Division or appraisement of produce—		
Power to order officer to make. Act 8, 1885, s. 69	I	494
Procedure for — where officer appointed. Act 8, 1885, s. 70	I	495
Rights and liabilities as to possession of crop. Act 8, 1885, s. 71	I	495
Change of landlord or tenant—		
Liability for rent on change of landlord. Act 8, 1885, s. 72	I	496
Liability for rent after transfer of occupancy-holding. Act 8, 1885, s. 73	I	496
Illegal cesses, etc.—		
Prohibition of <i>abuab</i> and other cesses levied in addition to rent. Act 8, 1885, s. 74	I	496
Penalty for exaction by landlord of sum in excess of rent payable. Act 8, 1885, s. 75	I	496
In temporarily-settled districts—		
Enhancement of rent on expiration of settlement. Act 8, 1885, s. 191	I	561
Alteration of rent in case of new assessment of land-revenue. Act 8, 1885, s. 192		561
Arrears of—		
rent when deemed to be in arrear. Act 8, 1885, s. 54 (3)	I	488
Permanent tenure-holder, <i>rayat</i> at fixed rates and occupancy- <i>rayat</i> not liable to ejectment for arrear, but		
ent a first charge on	I	493
. 65	I	493
Interest on —. Act 8, 1885, s. 67	I	493
Power to award damages on rent withheld without reasonable cause or when defendant improperly sued. Act 8, 1885, s. 68	I	496
Distraint—		
Cases in which application may be made to Civil Court for —; products which may be distrained. Act 8, 1885, s. 121	I	527
Form of application for —; procedure on receipt of application. Act 8, 1885, ss. 122, 123	I	528 529
Execution of order for —. Act 8, 1885, ss. 124, 125.	I	529
Right to reap, etc., produce. Act 8, 1885, s. 126	I	530
Sale of property. Act 8, 1885, ss. 127 to 135	I	530, 531
Procedure where demand is paid before sale; deduction from rent where under-tenant pays. Act 8, 1885, ss. 136, 137	I	531, 532

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Bengal Tenancy Act, 1885—contd.*RENT—*concl'd.*Distrain—*concl'd.*

Conflict of rights of superior and inferior landlords. Act 8, 1885, s. 138 I 532

Procedure where property distrained is under attachment. Act 8, 1885, s. 139 I 532

Appeals barred, but suit may be brought for compensation for wrongful —. Act 8, 1885, s. 140 I 533

Power of Local Government to authorise distraint without application to Civil Court; procedure in making such distrains. Act 8, 1885, s. 141 I 533

Power of High Court to make rules of procedure. Act 8, 1885, s. 142 I 533

Sale under decree for recovery of—

General powers of purchaser as to avoidance of incumbrances, definition of "protected interests," "incumbrance" and "registered and notified incumbrance." Act 8, 1885, ss. 159 to 161 I 546, 547

Application for sale; order of attachment and proclamation of sale —. Act 8, 1885, ss. 162, 163 I 547

Sale of tenure or holding—

subject to registered and notified incumbrances —. Act 8, 1885, ss. 164, 168 I 548, 550

with power to avoid all incumbrances. Act 8, 1885, ss. 165, 166 I 549

Incumbrances, procedure for annulling —. Act 8, 1885, s. 167 I 549

„ registration of —. Act 8, 1885, s. 175 I 554

„ notification of — by registering-officer to landlord. Act 8, 1885, s. 176 I 554

Incumbrances. Power to create — not extended by Act. Act 8, 1885, s. 177 I 554

Disposal of sale-proceeds. Act 8, 1885, s. 169 I 550

Release from attachment, on payment or confession of satisfaction. Act 8, 1885, s. 170 I 551

Payments into Court to prevent sale; amount paid when deemed a mortgage debt; deduction of amount from rent. Act 8, 1885, ss. 171, 172 I 552

Decree-holder may bid at sale; judgment-debtor may not. Act 8, 1885, s. 173 I 553

Application by judgment-debtor to set aside sale. Act 8, 1885, s. 174 I 553

See also ante below TENURE-HOLDER and ante below NON-OCCUPANCY-raiyat, Under-raiyat.

RECORDS—

Record-of-rights and settlement of rents—

Power to order survey and preparation of record-of-rights; particulars to be recorded; power to record such particulars on application of proprietor or tenure-holder. Act 8, 1885, ss. 101, 102, 103 I 506 to 509

Preliminary publication, amendment, and final publication of record-of-rights. Act 8, 1885, s. 103A I 509

Presumptions as to correctness. Act 8, 1885, s. 103B I 509

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Bengal Tenancy Act, 1885—contd.*RECORDS—*contd.*Record of right and settlement of rents—*contd.*

When settlement of rents and preparation of settlement roll is to be undertaken by Revenue-officer. Act 8, 1885, s. 104

I

510

Procedure for settlement of rents and preparation of rent-roll. Act 8, 1885, s. 104A

I

511

Table of Rates—

Contents of —. Act 8, 1885, s. 104B

I

511

Application of —. Act 8, 1885, s. 104C

I

512

Rules and principles followed in framing —. Act 8, 1885, s. 104D

I

513

Settlement Rent-roll—

Preliminary publication and amendment of —. Act 8, 1885, s. 104E

I

513

Final revision of — and incorporation in record-of-rights.

Act 8, 1885, s. 104F

I

513

Appeal and revision —. Act 8, 1885, s. 104G

I

513

Jurisdiction of Civil Courts. Act 8, 1885, s. 104H

I

514

Presumptions as to rents settled under ss. 104A-104G. Act 8, 1885, s. 104J

I

515

Settlement of rents and decision of disputes in cases where a settlement of land-revenue is not being made. Act 8, 1885, ss. 105 to 109A

I

516 to 519

Settlement of rent when to take effect. Act 8, 1885, s. 110

I

521

Stay of proceedings in Civil Court during preparation of record. Act 8, 1885, s. 111

I

522

Limitation of jurisdiction of Civil Courts in matters relating to record-of-rights. Act 8, 1885, s. 111A

I

522

Power to authorize special settlement of rents in special cases. Act 8, 1885, s. 112

I

523

Period for which rents as settled are to remain unaltered. Act 8, 1885, s. 113

I

524

Recovery of expenses. Act 8, 1885, s. 114

I

524

Alternative procedure for recovering expenses; recovery from successors in interest; power to make rules as to distribution of expenses. Ben. Act 3, 1895, ss. 28 to 32, 36 (c)

III

53, 54, 55

Presumption as to fixity of rent not to apply where record prepared. Act 8, 1885, s. 115

I

525

Record of proprietor's private lands—

Power to order survey and—

Act 8, 1885, s. 117

I

526

Power to ascertain and record whether land is proprietor's private land, on application of proprietor or tenant. Act 8, 1885, s. 118

I

526

Application of ss. 103A, 103B, 106, 107, 108, 109, 109A. Act 8, 1885, s. 119

I

526

Rules for determining what land is proprietor's private land. Act 8, 1885, s. 120

I

527

MISCELLANEOUS PROVISIONS—

Presumption as to conditions under which tenant holds. Act 8, 1885, s. 51

I

486

Power of Court, on application, to determine incidents of tenancy. Act 8, 1885, s. 158

I

542

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Bengal Tenancy Act, 1885—contd.</i>		
MISCELLANEOUS PROVISIONS— <i>concl'd.</i>		
Limitation in suits, appeals and applications; Indian Limitation Act, 1877, how far applicable. Act 8, 1885, ss. 184, 185, Sch. III	I	557, 558, 568
Improvements—		
Definition of —. Act 8, 1885, s. 76	I	497
Right to make —. Act 8, 1885, ss. 77 to 79	I	496
by landlord; registration of —. Act 8, 1885, s. 80	I	498
„ enhancement for —. Act 8, 1885, s. 33	I	478
Record of evidence as to — on application. Act 8, 1885, s. 81	I	499
By <i>raiyyat</i> , compensation for —. Act 8, 1885, s. 82	I	499
Compulsory acquisition of tenant's holding by landlord for purposes of building, etc. Act 8, 1885, s. 84	I	500
<i>See also IMPROVEMENT.</i>		
Sub-letting. Restrictions on —. Act 8, 1885, s. 85	I	500
<i>See also SUB-LETTING.</i>		
Surrender of holding. Act 8, 1885, s. 86	I	501
Abandonment of holding. Act 8, 1885, s. 87	I	501
Sub-division of tenure or holding or distribution of rent not binding on landlord, without his consent. Act 8, 1885, s. 88	I	502
Ejectment to be in execution of decree only. Act 8, 1885, s. 89	I	503
Measurement(s)—		
Landlord's right to measure land. Act 8, 1885, s. 90	I	503
Power for Court to order tenant to attend and point out boundaries. Act 8, 1885, s. 91	I	503
Standard of —. Act 8, 1885, s. 92	I	503
Manager(s)—		
Compulsory appointment of common — by or for co-owners. Act 8, 1885, ss. 93 to 95	I	504
Power of Local Government to nominate person to be such — for all estates and tenures in a local area. Act 8, 1885, s. 96	I	505
Remuneration, duties, powers, removal of such —; power of High Court to make rules as to powers and duties. Act 8, 1885, ss. 98, 100	I	505, 506
Court of Wards may be appointed such —; application of Ben. Act 9, 1879. Act 8, 1885, ss. 95, 97	I	504, 505
Power to restore management to co-owners. Act 8, 1885, s. 99	I	505
Contract and Custom—		
Restrictions on exclusion of Act by agreement and contract. Act 8, 1885, s. 178	I	554
Saving of right of proprietor or of holder of permanent tenure in permanently-settled area to grant permanent <i>mukarrari</i> lease on any terms agreed on. Act 8, 1885, s. 179	I	556
Restriction on acquisition of right of occupancy in <i>utbandi</i> , <i>char</i> or <i>dearah</i> lands; pending such acquisition rent to be according to agreement; power of Collector to declare that land has ceased to be <i>char</i> or <i>dearah</i> . Act 8, 1885, s. 180	I	556

Subject.

Vol.

Page.

LANDLORD AND TENANT—*con'd.**Under the Bengal Tenancy Act, 1885—cont'd.*MISCELLANEOUS PROVISIONS—*concl'd.*Contract and Customs—*concl'd.*

Act not to affect incidents of <i>ghatali</i> or other service-tenures. Act 8, 1885, s. 181	I	557
Homestead—Incidents of tenancy of — to be regulated by custom. Act 8, 1885, s. 182	I	557
General saving of customs not inconsistent with Act. Act 8, 1885, s. 183	I	557
Power of Court to fix fair rent as alternative to ejectionment of trespasser. Act 8, 1885, s. 157	I	542
Provisions as to suits for recovery of arrears of rent to apply to suits for recovery of sums payable for right of pasturage, forest rights, rights over fisheries, etc. Act 8, 1885, s. 193	I	562
Tenant not enabled by Act to violate conditions binding on landlord. Act 8, 1885, s. 191	I	562

JURISDICTION AND PROCEDURE—

What Civil Court has jurisdiction in suits and applications. Act 8, 1885, s. 144	I	534
Power of High Court to modify Code of Civil Procedure in its application to suits between landlord and tenant. Act 8, 1885, s. 143	I	533
<i>Naihs</i> or <i>gumashlas</i> to be recognised agents of landlord. Act 8, 1885, s. 145	I	534
Special register of suits. Act 8, 1885, s. 146	I	534
Successive rent suits. Act 8, 1885, s. 147	I	534
Procedure in rent-suits. Act 8, 1885, s. 148	I	536
Payment into Court of money admitted to be due. Act 8, 1885, ss. 149 to 152	I	538, 539
Appeals in rent-suits. Act 8, 1885, s. 153	I	540
Date from which decree for enhancement takes effect. Act 8, 1885, s. 154	I	541
Relief against forfeitures. Act 8, 1885, s. 155	I	541
Rights of ejected tenant in respect of crops and land prepared for sowing. Act 8, 1885, s. 156	I	542
Power of Court to fix fair rent as alternative to ejectionment of trespasser. Act 8, 1885, s. 157	I	542

SUPPLEMENTAL—

Penalties for illegal interference with produce. Act 8, 1885, s. 186	I	558
Power for landlord to act through agent. Act 8, 1885, s. 187	I	559
Joint landlords to act collectively or by common agent. Act 8, 1885, s. 188	I	559
Power of Local Government to make rules as to procedure, powers of officers and service of notices. Act 8, 1885, s. 189	I	560
Procedure for making, publication and confirmation of rules. Act 8, 1885, s. 190	I	561
Saving of special enactments. Act 8, 1885, s. 193	I	562
“ power for Bengal Council to amend Act 8, 1885. Act 8, 1885, s. 196	I	536

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Bengal Tenancy Act, 1885—concl'd.</i>		
SUPPLEMENTAL— <i>concl'd.</i>		
Validation of publication of past records. Ben. Act 3, 1898, s. 8	III	136
Effect of settlements of rent and decisions made before com- mencement of Act. Ben. Act 3, 1898, s. 9	III	136
<i>Under the Chota Nagpur Tenancy Act, 1908—</i>		
Preliminary. Ben. Act 6 of 1908	III	247
Local extent. Power to extend to Manbhum. Ben. Act 6, 1908, s. 1 (2) and (3)	III	247
Definitions. Ben. Act 6, 1908, s. 3	III	248
Abandonment of land by <i>raiyyat</i> —		
Landlord to give notice before entering on land abandoned by <i>raiyyat</i> . Ben. Act 6, 1908, s. 73 (2)	III	278
Landlord may enter on abandonment of land or re-let it. Ben. Act 6, 1908, s. 73 (1)	III	278
<i>Raiyyat</i> may apply for recovery of possession when landlord enters. Ben. Act 6, 1908, s. 73 (3)	III	278
Agents. Limitation of suits against — for money, accounts and papers. Ben. Act 6, 1908, s. 236	III	325
Appeal(s)—		
from orders of Revenue officers, under Chapter XII. Ben. Act 6, 1908, s. 109	III	293
from orders of Revenue officers, recording landlord's privileged land. Ben. Act 6, 1908, s. 126	III	297
from orders of Revenue officers, under s. 252. Ben. Act 6, 1908, s. 253	III	331
from orders of Deputy Commissioner. Ben. Act 6, 1908, s. 215	III	320
Limitation of — from such orders. Ben. Act 6, 1908, s. 216	III	321
Bar to further —. Ben. Act 6, 1908, s. 217	III	321
in certain suits referred to in s. 139 (2) and (7). Ben. Act 6, 1908, s. 218	III	321
to Deputy Commissioner, when to be presented. Ben. Act 6, 1908, s. 219	III	321
when to be heard. Ben. Act 6, 1908, s. 220	III	322
Re-admission of—. Ben. Act 6, 1908, s. 220	III	322
Re-hearing of — when <i>ex parte</i> decree passed. Ben. Act 6, 1908, s. 222	III	322
Judgment —. Ben. Act 6, 1908, s. 223	III	322
to Judicial Commissioner or High Court; limitation. Ben. Act 6, 1908, ss. 224 to 226	III	322, 323
Hearing of — by Judicial Commissioner, instead of by Deputy Commissioner. Ben. Act 6, 1908, s. 225	III	323
No — by plaintiff or defendant when order passed <i>ex parte</i> for default. Ben. Act 6, 1908, s. 227	III	323
Order of Deputy Commissioner setting aside judgment to be final, but rejection of application to set aside order to be appealable. Ben. Act 6, 1908, s. 228	III	324
Section 561 of Act XIV of 1882 to be applicable to — from orders of Deputy Commissioner. Ben. Act 6, 1908, s. 229	III	324
<i>Bhuinhar(s)</i> —		
to be settled- <i>raiyyats</i> in certain cases. Ben. Act 6, 1908, s. 1	III	256

LANDLORD AND TENANT—*contd.*- *Under the Chota Nagpur Tenancy Act, 1908—contd.**Bhuinkhar(s)—concl'd.*

Restrictions on transfer and sale of tenures of — Ben. Act 6, 1908, s. 48	III	269
Transfer of tenure of — for certain purposes. Ben. Act 6, 1908, s. 48	III	269
Certain — not be liable to enhancement. Ben. Act 6, 1908, s. 16	III	253
Co-sharer Landlord. Suit by — for rent. Ben. Act 6, 1908, s. 142	III	301
Commutation—		
of Prædial conditions—		
Voluntary — procedure, Ben. Act 6, 1908, s. 105	III	291
Local Government may order record of prædial conditions with or without —. Ben. Act 6, 1908, s. 105	III	292
Commencement and effect of — Ben. Act 6, 1908, s. 114	III	295
Expenses of voluntary — Ben. Act 6, 1908, s. 115	III	295
Expenses of compulsory — Ben. Act 6, 1908, s. 116	III	295
of Rent—		
Who may apply for —. Ben. Act 6, 1908, s. 61	III	274
Procedure on application for —. Ben. Act 6, 1908, s. 61	III	274
period for which commuted rents to remain unaltered. Ben. Act 6, 1908, s. 62	III	275
of Service— See under CHOTA NAGPUR TENANCY ACT, 1908, <i>post</i> .		
Compensation in rent suits. Ben. Act 6, 1908, ss. 175, 176	III	309, 310
Contract— Restriction on exclusion of Act. Ben. Act 6, 1908, s. 76	III	280
Copies. Substitution of — for originals. Ben. Act 6, 1908, s. 145	III	303
Custom—		
Saving of —. Ben. Act 6, 1908, s. 76	III	280
when to govern incidents of homestead. Ben. Act 6, 1908, s. 78	III	286
Damages and Compensation—		
in rent suits. Ben. Act 6, 1908, ss. 175, 176	III	309, 310
Recovery of —. Ben. Act 6, 1908, s. 268	III	336
Decrees. Execution of — of Deputy Commissioner. Ben. Act 6, 1908, ss. 181 to 198	III	311, 320
Deputy Commissioner—		
may direct gradual enhancement of rent. Ben. Act 6, 1908, s. 30	III	261
may hold a court for hearing suit and applications. Place for holding court of —. Ben. Act 6, 1908, s. 135	III	299
Certain suits and applications cognizable only by —. Ben. Act 6, 1908, s. 139	III	300
Execution of decrees and orders of —. Ben. Act 6, 1908, ss. 181 to 198	III	311 to 315
Sales in execution of decrees of —. Ben. Act 6, 1908, ss. 199 to 214	III	315 to 320
Appeals from orders of —. Ben. Act 6, 1908, ss. 215 to 217	III	320, 321
Appeals to — when to be presented. Ben. Act 6, 1908, s. 309	III	321
Ejectment—		
when tenant may be ejected. Ben. Act 6, 1908, s. 68	III	277
Relief against —. Ben. Act 6, 1908, s. 69	III	277
Decree or order for — when to take effect. Ben. Act 6, 1908, s. 70	III	277

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>cont'd.</i>		
<i>Under the Chola Nagpur Tenancy Act, 1908—cont'd.</i>		
Ejection— <i>cont'd.</i>		
Power to replace in possession, tenant unlawfully ejected.		
Ben. Act 6, 1908, s. 71	III	278
Contract entitling landlord to eject contrary to Act to be void. Ben. Act 6, 1903, s. 79 (c)	III	280
of trespassers, by <i>mundari khunt-kattidar</i> . Ben. Act 6, 1908, s. 242	III	326
Grounds for — of non-occupancy <i>raiya</i> . Ben. Act 6, 1908, ss. 41, 42, 178	III	265, 266, 310
Conditions on which occupancy <i>raiya</i> may be ejected. Ben. Act 6, 1903, s. 22	III	258
Limitation of certain suits for —. Ben. Act 6, 1903, s. 233	III	324
Enhancement of Rent—		
of occupancy <i>raiya</i> —		
Presumption as to existing rent. Ben. Act 6, 1903, s. 25	III	258
Confirmation of rents enhanced prior to commencement of Act — Ben. Act 6 of 1903, s. 26	III	258
Method of enhancement. Contents of application for — procedure. Ben. Act 6, 1903, ss. 27 to 29	III	259, 260
Deputy Commissioner may direct gradual enhancement. Ben. Act 6, 1903, s. 30	III	261
Bar to further enhancement. Ben. Act 6, 1903, s. 36	III	264
of non-occupancy <i>raiya</i> —		
Conditions of —. Ben. Act 6, 1903, s. 40	III	265
of <i>mundari khunt-kattidar</i> . Ben. Act 6, 1903, s. 243	III	326
of Tenure-holders—		
when not liable to —. Ben. Act 6, 1903, s. 9	III	253
Certain <i>bhuinhars</i> not liable to —. Ben. Act 6, 1903, s. 10	III	253
on rejection of application for revision of record-of-rights. Ben. Act 6, 1903, s. 99	III	290
Saving of rights to claim — after record of prædial conditions. Ben. Act 6, 1903, s. 117	III	295
<i>Ghatwali</i> Tenure. Saving as to —. Ben. Act 6, 1903, s. 77	III	280
Homestead—		
not held as part of holding, to be governed by custom. Ben. Act 6, 1903, s. 78	III	280
Execution of Decree of Deputy Commissioner. Ben. Act 6, 1903, ss. 181 to 193	III	311 to 320
Interests—		
to be paid on arrears of rent. Ben. Act 6, 1903, s. 58	III	273
Recovery of —. Ben. Act 6, 1903, s. 268	III	336
Judicial Procedure in matters cognizable by Deputy Commissioner—		
Place for holding Deputy Commissioner's court. Ben. Act 6, 1903, s. 135	III	299
Office for instituting suits and making applications. Ben. Act 6, 1903, s. 136	III	299
Withdrawal of suits. Ben. Act 6, 1903, s. 137	III	300
Jurisdiction. Ben. Act 6, 1903, ss. 138, 139	III	300
Collective suits or applications. Ben. Act 6, 1903, ss. 140, 141	III	301
Suit by co-sharer landlord for rent. Ben. Act 6, 1903, s. 142	III	301
Institution of suits; additional particulars, substitution of copies and extract from originals, statement of claim, verification. Ben. Act 6, 1903, ss. 143 to 147	III	302 to 304

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Ghota Nagpur Tenancy Act, 1908—contd.*Judicial—*contd.*

Production of documents. Ben. Act 6, 1908, ss. 148, 149 . . .	III	304
Procedure. Ben. Act 6, 1908, ss. 150 to 169 . . .	III	304 to 307
Judgment. Ben. Act 6, 1908, s. 170 . . .	III	307
Local inquiry. Ben. Act 6, 1908, s. 171 . . .	III	308
Payment into court. Ben. Act 6, 1908, ss. 172 to 173 . . .	III	308, 309
Damages and compensation in rent suits. Ben. Act 6, 1908, ss. 175, 176 . . .	III	309, 310
Procedure when third party claims rent. Ben. Act 6, 1908, s. 177 . . .	III	310
Suit for cancellation of lease. Ben. Act 6, 1908, s. 178 . . .	III	310
Power to Deputy Commissioner to grant lease. Ben. Act 6, 1908, s. 179 . . .	III	310
Execution of decrees . . .	III	310
Ben. Act 6, 1908, ss. 181 to 198 . . .	III	311 to 315
Sales in execution of decrees of Deputy Commissioner. Ben. Act 6, 1908, ss. 199 to 214 . . .	III	315 to 320
Appeals. Ben. Act 6, 1908, ss. 199 to 214 . . .	III	320 to 324

Korlar—

When landlords consent is necessary for conversion of land into — Ben. Act 6, 1908, s. 64 . . .	III	276
2 years of Ben. Act . . .	III	276
65 . . .	III	276
Power on such application to eject cultivator or leave him in possession. Ben. Act 6, 1908, s. 65 . . .	III	276
Certain lands not to be converted into — Ben. Act 6, 1908, s. 66 . . .	III	277
Cultivator of — to have occupancy rights although he has not cultivated for 12 years. Ben. Act 6, 1908, s. 67 . . .	III	277

Landlord—

Effect of acquisition of occupancy rights by — Ben. Act 6, 1908, s. 20 . . .	III	257
Effect of acquisition of non-occupancy rights by — Ben. Act 6, 1908, s. 39 . . .	III	265
entitled to counterpart agreement. Ben. Act 6, 1908, s. 45 . . .	III	268
Acquisition of holding by, for certain purposes. Ben. Act 6, 1908, s. 50 . . .	III	270
to give receipts for rent, penalty for omission. Ben. Act 6, 1908, s. 54 . . .	III	271
Suit by co-sharer for rent. Ben. Act 6, 1908, s. 142 . . .	III	301
Joint landlords must act collectively or by agent. Ben. Act 6, 1908, s. 257 . . .	III	332

Landlord's Privileged Lands—

Definition of — Ben. Act 6, 1908, s. 118 . . .	III	295
Bar to acquisition of occupancy rights in — Ben. Act 6, 1908, s. 43 . . .	III	267
Sections 38 to 42 not to apply to — Ben. Act 6, 1908, s. 43 . . .	III	267
Power to direct survey and record of application of certain sections to — Ben. Act 6, 1908, ss. 119, 120 . . .	III	296
Power to record — on application of landlord or tenant. Ben. Act 6, 1908, s. 121 . . .	III	296

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Chota Nagpur Tenancy Act, 1908—contd.*Landlord's Privileged Lands—*concl'd.*

Procedure in enquiries in proceedings to record — Ben.		
Act 6, 1908, s. 122	III	296
Presumption that lands are not — Ben. Act 6, 1908, s. 123 .	III	297
Exclusion of unrecorded lands from category of — Ben.		
Act 6, 1908, s. 124	III	297

Leases—

<i>Raiyat</i> entitled to — Ben. Act 6, 1908, s. 44	III	267
Landlord entitled to counterpart — Ben. Act 6, 1908, s. 45 .	III	268
Effect of — purporting to admit to occupation after occupation has commenced. Ben. Act 6, 1908, s. 74	III	279
Limitation for suits and applications for grant of — Ben.		
Act 6, 1908, s. 232	III	324

Limitation—

Application of Indian — Act. Ben. Act 6, 1908, s. 230 . . .	III	324
General rule of — Ben. Act 6, 1908, s. 231	III	324
of suits and applications for grant of leases, etc., Ben. Act 6, 1908, s. 232	III	324
of suits for ejectment. Ben. Act 6, 1908, s. 233	III	324
of suits and applications for arrears of rent. Ben. Act 6, 1908, s. 234	III	324
successive suits or applications for recovery of rent. Ben.		
Act 6, 1908, s. 235	III	325
of suits against agents. Ben. Act 6, 1908, s. 236	III	325
of applications for recovery of possession of holding. Ben.		
Act 6, 1908, s. 237	III	325
of suits or applications by village headmen for recovery of possession. Ben. Act 6, 1908, s. 238	III	325
Application of rules of — to <i>mundari khunt-kattidars</i> . Ben.		
Act 6, 1908, s. 239	III	325

Measurements—

Certain landlords to have right to take. Ben. Act 6, 1908, s. 75	III	279
Procedure when landlord is opposed. Ben. Act 6, 1908, s. 75 .	III	279

Mundari Khunt-Kattidars—

Application of rules of limitation to — Ben. Act 6, 1908, s. 239	III	325
Transfers of tenancies of — Ben. Act 6, 1908, ss. 240, 241 .	III	325, 326
Ejectment of trespassers. Ben. Act 6, 1908, s. 242	III	326
Enhancement of rent. Ben. Act 6, 1908, s. 243	III	326
Recovery of arrears where there is a record-of-rights. Ben.		
Act 6, 1908, ss. 244, 245, 247	III	328, 329
Recovery of arrears where there is no record-of-rights. Ben.		
Act 6, 1908, ss. 246, 247	III	330
Recovery of money due to Government or rent due to landlord.		
Ben. Act 6, 1908, s. 248	III	330
Recovery of contribution from co-sharer. Ben. Act 6, 1908, s. 249	III	331
Entry of tenancies of — in record-of-rights, effect of — Ben.		
Act 6, 1908, ss. 250 to 256	III	331, 332
Decision of disputes regarding entries in, or omissions from record-of-rights. Ben. Act 6, 1908, s. 252	III	331
Appeal against such decisions. Ben. Act 6, 1908, s. 253 . . .	III	331

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Chota Nagpur Tenancy Act, 1908—contd.</i>		
<i>Mundari Khunt Ra'iyats—contd.</i>		
Decision to be entered in record-of-rights. Ben. Act 6, 1908, s. 254	III	331
in preparing record-of-rights, certain judgments not to be taken in evidence. Ben. Act 6, 1908, s. 255	III	331
Record-of-rights to be conclusive as to whether tenancy is a — tenancy. Ben. Act 6, 1908, s. 256	III	331
Bar to suits under s. 87. Ben. Act 6, 1908, s. 25f	III	331
to be settled-raiyats in certain cases. Ben. Act 6, 1908, s. 18	III	256
Non-occupancy raiyats—		
Initial rent and lease of —. Ben. Act 6, 1908, s. 33	III	265
<i>See Enhancement of rent.</i>		
Acquisition of rights of — by landlord. Ben. Act 6, 1908, s. 39	III	265
Ejection of, grounds for —. Ben. Act 6, 1908, ss. 41, 42, 178	III	265, 266, 310
Occupancy holding. Transfer of — for certain purposes. Ben. Act 6, 1908, s. 49	III	269
Occupancy Raiyat—		
Rights of — in respect of use of land. Ben. Act 6, 1908, s. 21	III	258
Conditions on which — may be ejected. Ben. Act 6, 1908, s. 22	III	258
Devolution of right of — on intestacy. Ben. Act 6, 1908, s. 23	III	258
Obligation of — to pay rent. Ben. Act 6, 1908, s. 24	III	258
Presumption as to rent payable by —. Ben. Act 6, 1908, s. 25	III	258
Confirmation of rents of — enhanced prior to commencement of Act. Ben. Act 6, 1908, s. 26	III	258
Method in which rent of — may be enhanced, procedure. Ben. Act 6, 1908, ss. 27 to 29	III	259
Deputy Commissioner may direct gradual enhancement of rent of —. Ben. Act 6, 1908, s. 30	III	261
Increase of rent of — in respect of land held in excess of area for which rent previously paid. Procedure — saving. Ben. Act 6, 1908, s. 31	III	261
Reduction of rent of — application for — procedure. Ben. Act 6, 1908, s. 34, 35	III	201
Certain contracts to take away or limit the rights of — to be void. Ben. Act 6, 1908, s. 79	III	280
Continuance of existing —. Ben. Act 6, 1908, s. 1	III	255
Rights of — in <i>karkar</i> . Ben. Act 6, 1908, s. 17	III	255
Settled raiyats to have —. Ben. Act 6, 1908, s. 19	III	250
Effect of acquisition of — by landlord. Ben. Act 6, 1908, s. 29	III	257
Incidents of —. Ben. Act 6, 1908, ss. 21 to 24	III	258
Bar to acquisition of occupancy rights in certain lands. Ben. Act 6, 1908, s. 43	III	267
Contract to bar acquisition of — in perpetually to be void. Ben. Act 6, 1908, s. 79	III	280
Contract to take away existing — to be void. Ben. Act 6, 1908, s. 79 (i) (b)	III	280
Provision regarding — to apply to raiyats having <i>khunt-lali</i> rights. Ben. Act 6, 1908, s. 37	III	264
<i>See Enhancement of Rent; Reduction of Rent; Occupancy Holding; Occupancy Raiyats.</i>		

Subject.

Vol.

Page.

LANDLORD AND TENANT—*cont'd.**Under the Chota Nagpur Tenancy Act, 1908—cont'd.*

Prædial Conditions and the Commutation and Record thereof—

Prohibition against new —. Ben. Act 6, 1908, s. 101	III	290
Liability of tenant when original conditions of tenancy not ascertainable. Ben. Act 6, 1908, s. 102	III	291
Method of calculating present value of —. Ben. Act 6, 1908, s. 103	III	291
Procedure in suit for rent and —. Ben. Act 6, 1903, s. 104	III	291
Voluntary commutation of —. Ben. Act 6, 1908, s. 105	III	291
Record of —, publication of record; appeal; revision; procedure, expenses. Ben. Act 6, 1908, ss. 106 to 117	III	292 to 295
Penalty for exaction of — to which landlord not entitled. Ben. Act 6, 1908, s. 63	III	275

Raiyat(s)—

entitled to lease; contents. Ben. Act 6, 1903, s. 44	III	267
<i>See</i> Occupancy <i>Raiyats</i> ; Non-occupancy <i>Raiyats</i> ; Settled <i>Raiyats</i> .		

Raiyat(s) having *Khunt-Katfi* Rights—

Meaning of —. Ben. Act 6, 1908, s. 7.	III	262
Provisions relating to occupancy <i>raiya</i> ts to apply to —. Ben. Act 6, 1908, s. 37	III	264
Power to order record-of-rights and obligations of —. Ben. Act 6, 1908, s. 127	III	297
Procedure — notice. Ben. Act 6, 1908, ss. 128, 129	III	298
Suits to dispute entries in or omission from —. Ben. Act 6, 1908, s. 130	III	298
Final decision to be noted in record. Ben. Act 6, 1908, s. 131	III	298
Evidential value of entries in record. Ben. Act 6, 1908, s. 132	III	299
Revenue officer to have regard to origin and nature of tenancy and status of tenant. Ben. Act 6, 1908, s. 133	III	299
Exclusion of unrecorded lands from category of —. Ben. Act 6, 1908, s. 134	III	299

Receipt—

to be given for rent. Ben. Act 6, 1908, s. 54	III	271
Penalty for omission to give. Ben. Act 6, 1908, s. 54	III	271

Record of proprietors' land. *See* Proprietors' Privileged Land.

Record-of-Rights and Settlement of Rights—

Power to order survey and preparation of —. Ben. Act 6, 1903, s. 80	III	281
Particulars to be recorded. Ben. Act 6, 1908, s. 81	III	281
Power to order survey and record-of-rights as to water. Ben. Act 6, 1908, s. 82	III	283
Preliminary publication, amendment and final publication of —. Ben. Act 6, 1908, s. 83	III	283
Presumption as to final publication and correctness of —. Ben. Act 6, 1908, s. 84	III	283
Settlement of fair rents — decision of issue arising in. Ben. Act 6, 1908, ss. 85, 86	III	284
Institution of suits before Revenue officer for decision of disputes regarding entries in — limitation. Ben. Act 6, 1908, s. 87	III	285
Entry of rents and decisions in —. Ben. Act 6, 1908, s. 88	III	285
Revision and correction of mistakes in —. Ben. Act 6, 1908, ss. 89, 90 and 98	III	285, 286, 289

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Chota Nagpur Tenancy Act, 1908—contd.</i>		
Record-of-Rights and Settlement of Rights— <i>contd.</i>		
Stay of certain proceeding after making order for — after final publication of —. Ben. Act 6, 1903, ss. 91, 93	III	236, 237
Bar to jurisdiction of courts in matters relating to —. Ben. Act 6, 1903, s. 92	III	237
Period for which rents entered in — are to remain unaltered. Ben. Act 6, 1903, s. 94	III	237
Expenses of proceedings. Ben. Act 6, 1903, s. 95	III	238
Power of Revenue officer to give effect to agreement or compromise. Ben. Act 6, 1903, s. 93	III	239
Date from which settled rent takes effect. Ben. Act 6, 1903, s. 97	III	239
Enhancement of rent on rejection of application for revision of —. Ben. Act 0, 1903, s. 99	III	290
Validation of certain proceedings under Act 3, 1885, s. 101. Ben. Act 6, 1903, s. 100	III	290
<i>See Mundari Khunt-Kattidars; Raiyats having Khunt Katti Rights.</i>		
Reduction of rent—		
of occupancy raiyat—		
contents of application for — procedure. Ben. Act 6, 1903, ss. 31, 35	III	263
Bar to further reduction where there is no record-of-rights. Ben. Act 0, 1903, s. 30	III	264
Saving of right to claim — after record of pradial conditions. Ben. Act 6, 1903, s. 117	III	295
Rent—		
Initial — of non-occupancy raiyats. Ben. Act 0, 1903, s. 38	III	265
<i>See Non-occupancy Raiyat.</i>		
Obligation of occupancy raiyat to pay —. Ben. Act 0, 1903, s. 24	III	258
Presumption as to rent payable by occupancy raiyat. Ben. Act 6, 1903, s. 25	III	258
<i>See Occupancy Raiyat.</i>		
payable in four instalments. Ben. Act 6, 1903, s. 52	III	271
Methods of payment. Ben. Act 6, 1903, s. 53	III	271
Receipt to be granted for — and interest. Ben. Act 6, 1903, s. 54	III	271
Penalty for omission to give receipt. Ben. Act 6, 1903, s. 54	III	271
When tenant may deposit rent in court. Ben. Act 6, 1903, s. 55	III	272
Procedure on receipt of deposit. Ben. Act 6, 1903, s. 56	III	272
Limitation of suits or applications for — when deposit has been made. Ben. Act 6, 1903, s. 57	III	273
Limitation of suits in other cases. Ben. Act 6, 1903, s. 234	III	324
What is deemed to be an arrear of —. Ben. Act 6, 1903, s. 58	III	273
Interest to be paid on arrears of —. Ben. Act 6, 1903, s. 58	III	273
Ben. Act 69, 103, s. 63	III	275
ss. 85, 93	III	234, 239
Ben. Act 6, 1903, s. 83	III	235
Period for which — entered in record-of-rights, to remain unaltered. Ben. Act 6, 1903, s. 94	III	237
Date from which settled — takes effect. Ben. Act 6, 1903, s. 97	III	239

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Chota Nagpur Tenancy Act, 1908—contd.</i>		
Rent— <i>concl'd.</i>		
Procedure in suit for — and prædial conditions. Ben. Act 6, 1908, s. 104	III	291
Power to award damages to landlord, in suit for —. Ben. Act 6, 1908, s. 175	III	309
Power to award damages to tenant, in suit for —. Ben. Act 6, 1908, s. 176	III	309
Suit for ejectment of non-occupancy <i>raiyyat</i> , or cancelment of lease of tenant, for arrears of —. Ben. Act 6, 1908, s. 178	III	310
Limitation of suits and applications for arrears of —. Ben. Act 6, 1908, s. 234	III	324
Successive suits or applications for recovery of —. Ben. Act 6, 1908, s. 235	III	325
Tenant not liable to transferee of landlord's interest for — paid to former landlord without notice of transfer. Ben. Act 6, 1908, s. 51	III	271
Suit for recovery of arrears of — of <i>Mundari Khunt-Kattidars</i> . Ben. Act 6, 1908, ss. 244 to 248	III	328 to 330
See Enhancement of Rent; Reduction of Rent; Commutation of Rent.		
Revision—		
by Revenue officer, of orders or decisions under ss. 83, 85, or 86. Ben. Act 6, 1908, s. 89	III	285
of Record-of-Rights and new settlement of —. Ben. Act 6, 1908, s. 98	III	289
by Commissioner of orders or decisions under Chapter XIII. Ben. Act 6, 1908, s. 110	III	293
by Commissioner of orders of Deputy Commissioner. Ben. Act 6, 1908, s. 217	III	321
by Board of orders of Commissioner. Ben. Act 6, 1908, s. 217	III	321
Sale—		
Restriction on — of <i>raiyyati</i> rights by Court. Ben. Act 6, 1908, s. 47	III	268
Restriction on — of <i>bhuinharri</i> tenure. Ben. Act 6, 1908, s. 48	III	269
Settled- <i>Raiyats</i> —		
Definition of —. Ben. Act 6, 1908, s. 17	III	255
<i>Bhuinhars</i> and <i>mundari khunt-kattidars</i> to be — in certain cases. Ben. Act 6, 1908, s. 18	III	256
to have occupancy rights. Ben. Act 6, 1908, s. 19	III	257
Settlement of Rights of —. See Record-of-Rights.		
Surrender of land by <i>raiyyat</i> —		
who may surrender and when. Ben. Act 6, 1908, s. 72 (1)	III	278
when <i>raiyyat</i> liable to indemnify landlord on —. Ben. Act 6, 1908, s. 72 (2) (3)	III	278
Effect of surrender. Ben. Act 6, 1908, s. 72 (4)	III	278
Tenants—		
Classes of —. Ben. Act 6, 1908, ss. 4 to 8	III	251 to 253
not to be ejected except in execution of decree or order. Ben. Act 6, 1908, s. 68	III	277
Tenure-holders—		
Incidents of tenure of —. Ben. Act 6, 1908, ss. 9 to 15	III	253 to 255
In certain cases — may be ejected and lease cancelled, when arrear of rent is adjudged to be due. Ben. Act 6, 1908, s. 59	III	277
Division or distribution of —. Ben. Act 6, 1908, s. 13	III	254

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Chota Nagpur Tenancy Act, 1908—cont'd.*Tenure-holders—*contd.*

See Transfers.

Annulment of certain incumbrances on resumption of re-
sumable — Ben. Act 6, 1903, s. 14

III

234

Transfers—

Restriction on — of rights by *raiya*. Ben. Act 6, 1908, s. 46

III

268

Restriction on — of *bhuinharris* tenants. Ben. Act 6, 1908,
s. 48

III

269

Saving of landlord's right to acquire holding in certain cases.

Ben. Act 6, 1903, s. 50

III

270

of occupancy holding for certain purposes. Ben. Act 6, 1908,

s. 49

III

269

Registration of certain — of tenures. Ben. Act 6, 1903, s. 11

III

253

Procedure on refusal of landlord to allow registration of transfer

of — Ben. Act 6, 1903, s. 12

III

254

Effect of registration or receipt of registration fee. Ben. Act 6,

1903, s. 15

III

255

Village headmen, suits or applications by — for possession.

Ben. Act 6, 1903, s. 233

III

325

Supplemental Provisions—

Joint landlords must act collectively or by agent. Ben. Act 6,

1908, s. 257

III

332

Bar to suits. Ben. Act 6, 1908, s. 258

III

332

Process, mode of service of — Ben. Act 6, 1903, ss. 259, 260

III

332

Costs, authentication and payment of; recovery of; — Ben.

Act 6, 1903, ss. 261, 262, 263

III

333, 336

Production of witnesses and documents. Ben. Act 6, 1903,

ss. 148, 149, 153, 156, 263

III

304, 305, 333

Rules and notifications. Ben. Act 6, 1903, ss. 264 to 269

III

333 to 330

Publication of — Ben. Act 6, 1903, s. 267

III

336

Recovery of dues. Ben. Act 6, 1903, s. 268

III

336

Powers of — of, control of Deputy Commissioners and Deputy

Collectors. Ben. Act 6, 1903, ss. 269, 270

III

337

Saving of special enactments. Ben. Act 6, 1903, s. 271

III

337

Construction and definition. Ben. Act 2, 1869, s. 1

II

97

Commissioners, power to appoint and jurisdiction, duties and

powers of — Ben. Act 2, 1869, ss. 2 to 6

III

98

Presumption as to service to be rendered by *bhuinharris* and*majhahas* tenure-holders. Ben. Act 2, 1869, s. 7

II

99

Lands of such holders not to be registered if tenure commenced

within 20 years. Ben. Act 2, 1869, s. 8

II

99

Commutation of services, power to apply for — Ben. Act 2,

1869, s. 9

II

99

Procedure on such application. Ben. Act 2, 1869, ss. 10 to

12

II

99, 100

Review of decision. Ben. Act 2, 1869, ss. 13, 15 to 20

III

100, 101

Appeal from decision. Ben. Act 2, 1869, s. 14

II

100

Mukhtar or Vakil not to be heard without permission. Ben.

Act 2, 1869, s. 21

II

101

Judgment in suits commenced before Act, effect of — Ben.

Act 2, 1869, s. 24

II

101

Register to be confirmed and published. Ben. Act 2, 1869,

s. 25

II

101

Register to be conclusive evidence of matters recorded therein.

Ben. Act 2, 1869, s. 26

II

102

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913.</i>		
PRELIMINARY—		
Bihar and Orissa Act 2, 1913, extends to the districts of Cuttack, Puri and Balasore. Act 2, 1913, s. 1 (3)	III	399
Definitions. B. & O. Act 2, 1913, ss. 3, 5, 23, 49, 54, 86, 214, 215	III	400 to 402, 403, 409, 421, 422, 436, 487
Account Books; copies of; may be substituted for originals. B. & O. Act 2, 1913, s. 198 (c) and (d)	III	477, 478
Agent of Landlord—		
liable to penalty for not delivering to tenant a receipt or statement. B. & O. Act 2, 1913, s. 67 (3)	III	428
entitled to compensation if tenant's complaint found false or vexatious. B. & O. Act 2, 1913, s. 67 (7)	III	429
Agreement—		
Power of revenue officer to give effect to. B. & O. Act 2, 1913, s. 136	III	458
Appeal; may lie against Collector's order imposing penalty on landlord, etc. B. & O. Act 2, 1913, s. 67 (8)	III	429
Application; to set aside <i>ex parte</i> decree, to contain a statement of the injury complained of. B. & O. Act 2, 1913, s. 205	III	481
"Arrears of rent;" what deemed to include —. B. & O. Act 2, 1913, s. 215 (c)	III	487
<i>See</i> Rent.		
<i>Bajiaftidar</i> . Status of —. B. & O. Act 2, 1913, s. 6	III	404
Board of Revenue—		
may direct revision of Rent settled by Revenue officer. B. & O. Act 2, 1913, s. 137	III	459
Revision by — of orders of Collector. B. & O. Act 2, 1913, s. 67 (8)	III	429
Boundary marks; expenses for maintenance of — how to be recovered. B. & O. Act 2, 1913, s. 145	III	462
Certificate—		
to have force and effect of a decree of civil court. B. & O. Act 2, 1913, s. 211	III	484
when not to be issued. B. & O. Act 2, 1913, s. 211	III	484
as to final publication of record-of-rights. B. & O. Act 2, 1913, s. 117	III	449
Certificate Officer. <i>See</i> Revenue Officer.		
Certificate Procedure. Arrears of rent may be recovered by —. B. & O. Act 2, 1913, s. 211	III	484
Civil Court—		
to have regard to entries in record-of-right. B. & O. Act 2, 1913, s. 197	III	477
Certificate to have force and effect of decree of — B. & O. Act 2, 1913, s. 211	III	484
Tenures-holder's right of suit in, regarding transferability of tenure. B. & O. Act 2, 1913, s. 17	III	403
Code of Civil Procedure, provisions of — not applicable to suits between landlord and tenant. B. & O. Act 2, 1913, s. 196	III	476
Collection Papers; copies of — may be substituted for the originals. B. & O. Act 2, 1913, s. 196	III	477

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Orissa Tenancy Act, 1913—contd.*

Collector—

may impose penalty on landlord, etc., for not delivering to tenant a receipt or statement. B. & O. Act 2, 1913, s. 67 III 428

to hold a summary inquiry regarding penalty to be imposed on landlord. B. & O. Act 2, 1913, s. 67 . . . III 428

may direct tenant to pay compensation if false and vexatious complaint made. B. & O. Act 2, 1913, s. 67 . . . III 428

Power to summon witnesses, etc. B. & O. Act 2, 1913, s. 67 . . . III 428

Certificate signed by — to be conclusive evidence of final publication, etc., of record of rights B. & O. Act 2, 1913 s. 117 . . . III 449

Commissioner of the Division — appeal may lie to — against order of Collector. B. & O. Act 2, 1913, s. 87 . . . III 429

Commuted Rents — period for which — are to remain unaltered. B. & O. Act 2, 1913, s. 48 . . . III 420

Compensation—

Tenant liable to pay — if false and vexatious complaint made. B. & O. Act 2, 1913, s. 67 . . . III 428

mode of recovery of. B. & O. Act 2, 1913, s. 67 . . . III 428

Compromise—

power of Revenue Officer to give effect to —. B. & O. Act 2, 1913, s. 136 . . . III 458

when will not be given effect to —. B. & O. Act 2, 1913, s. 136 . . . III 458

of suits between landlords and tenant. B. & O. Act 2, 1913, s. 196 . . . III 476

Co-sharer Landlords—

suits for arrears by —. B. & O. Act 2, 1913, s. 199 . . . III 479

may apply for execution of decree by sale of tenure or holding. B. & O. Act, 1913, s. 212 . . . III 486

Payment of decretal amount to be made to —. B. & O. Act 2, 1913, s. 223 . . . III 490

Costs—

of boundary marks. B. & O. Act 2, 1913, s. 145 . . . III 482

of copies of survey maps. B. & O. Act 2, 1913, s. 145 . . . III 462

Counterfoil. Penalty for failing to keep — of receipts given to tenants, etc. B. & O. Act 2, 1913, s. 67 . . . III 428

Court—

to pass decree in compromise of suits between landlord and tenant. B. & O. Act 2, 1913, s. 198 . . . III 476

to record evidence as to rent legally payable. B. & O. Act 2, 1913, s. 196 . . . III 476

When not to pass decree. B. & O. Act 2, 1913, s. 196 . . . III 476

may require collector to supply certified copy of record-of-rights. B. & O. Act 2, 1913, s. 198 (c), proviso . . . III 477

to give notice of application for execution of decree by sale of tenure or holding. B. & O. Act 2, 1913, s. 212 . . . III 486

may pass a decree for damages for denial of landlord's title. B. & O. Act 2, 1913, s. 241 . . . III 498

Court-Fee payable in respect of requisition to revenue-officer to perform the functions of Certificate officer. B. & O. Act 2, 1913, s. 211 . . . III 484

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Damage(s)—		
Amount of — for denial of landlord's title. B. & O. Act 2, 1913, s. 241	III	493
to be a first charge on tenure or holding of tenant. B. & O. Act 2, 1913, s. 241	III	493
Decree <i>ex-parte</i> .—Deposit on application to set aside. B. & O. Act 2, 1913, s. 205	III	481
Decree-Holder—payment of decretal amount to be made to —. B. & O. Act 2, 1913, s. 223	III	490
Disputes—triable by Revenue Officer. B. & O. Act 2, 1913, s. 129	III	456
Documents.—Power of Collector to compel production of —. B. & O. Act 2, 1913, s. 67	III	423
Easement.—Record of —. B. & O. Act 2, 1913, s. 113	III	447
Enhancements—		
No — of commuted rent, for 15 years. B. & O. Act 2, 1913, s. 48	III	420
of rent, agreed upon, may be decreed if fair and equitable. B. & O. Act 2, 1913, s. 195	III	476
Expense—		
Recovery of — for boundary-marks. B. & O. Act 2, 1913, s. 145	III	462
Evidence of record-of-rights. B. & O. Act 2, 1913, s. 117	III	449
Fines—mode of Recovery of —. B. & O. Act 2, 1913, s. 67	III	423
Governor General in Council. Revision of record-of-rights, by Board of Revenue, subject to confirmation by —. B. & O. Act 2, 1913, s. 143	III	461
Holding—		
Rent of — not to be enhanced or reduced for 15 years. B. & O. Act 2, 1913, s. 48	III	420
when area of — may be presumed to be entered in <i>patta</i> . B. & O. Act 2, 1913, s. 60 (6)	III	426
sold in execution of decree, passing. B. & O. Act 2, 1913, s. 212	III	486
Horticultural Land defined. B. & O. Act 2, 1913, s. 232, <i>Explanation</i>	III	496
Inquiry. See SUMMARY INQUIRY.		
Irregularity in publishing or conducting sale. B. & O. Act 2, 1913, s. 204, <i>Explanation</i>	III	481
Joint Landlords,—procedure in suits by —. B. & O. Act 2, 1913, s. 244	III	499
Landlord—		
liability to penalty for not delivering to tenant a receipt or statement. B. & O. Act 2, 1913, s. 67	III	423
entitled to compensation if tenant's complaint found false and vexatious. B. & O. Act 2, 1913, s. 67	III	423
when presumed to have given his consent to division or distribution of tenure or holding. B. & O. Act 2, 1913, s. 99	III	442
may appeal against settlement of rent when not agreed up. B. & O. Act 2, 1913, s. 137	III	459
Compromise of suits between tenant and —. B. & O. Act 2, 1913, s. 196	III	476
may apply for recovery of arrears by the certificate procedure. B. & O. Act 2, 1913, s. 211	III	484
may request Revenue Officer to perform the functions of a certificate officer. B. & O. Act 2, 1913, s. 211	III	484

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Orissa Tenancy Act, 1913—contd.*Landlord—*concl.*

when not to institute suit for recovery of arrears of rent.

B. & O. Act 2, 1913, s. 211

III

484

defined. B. & O. Act 2, 1913, s. 211, cl. ()

III

485

how to execute decree for damages against tenant. B. & O.

Act 2, 1913, s. 241

III

493

See LANDLORD'S FEES; LANDLORD'S TITLE; JOINT LAND-
LORDS; CO-SHARER LANDLORDS.

Landlord's Fees—

on certain applications for transfer. B. & O. Act 2, 1913,
s. 19

III

403

return of fees if application disallowed. B. & O. Act 2, 1913,
s. 20

III

403

Landlord's Title. Damages for denial of —. B. & O. Act 2,
1913, s. 241

III

498

Local Government—

Power of — to order survey and preparation of record-of-rights
as to water. B. & O. Act 2, 1913, s. 114

III

448

may declare final publication of record-of-rights. B. & O.
Act 2, 1913, s. 117

III

449

Application may be made to — for recovery of arrears by
certificate procedure. B. & O. Act 2, 1913, s. 211

III

434

may reject or allow application. B. & O. Act 2, 1913, s. 211

III

434

Maps.—copies of — may be substituted for originals. B. & O.
Act 2, 1913, s. 198 (1)

III

478

Measurement Papers.—Copies of — may be substituted for
originals. B. & O. Act 2, 1913, s. 198

III

478

Municipality.—Exclusion of area of — not to affect any right,
etc., previously acquired. B. & O. Act 2, 1913, s. 22 (2)

III

409

Non-occupancy *raiyat*—

Definition of —. B. & O. Act 2, 1913, s. 49

III

421

Initial rent of —. B. & O. Act 2, 1913, s. 50.

III

421

Restrictions on enhancement of rent of —. B. & O. Act
2, 1913, s. 51

III

421

Restriction on ejectment of —. B. & O. Act 2, 1913, ss.
52, 53

III

421

Meaning of "admitted to occupation." B. & O. Act 2,
1913, s. 54

III

422

Notification.—Declaration final publication of record-of-rights
to be conclusive evidence. B. & O. Act 2, 1913, s. 117 ()

III

449

Occupancy *raiyat*—Continuance of existing occupancy rights. B. & O. Act 2, 1913,
s. 22

III

409

Settled *raiyat*; definition of—. B. & O. Act 2, 1913, s. 23

III

403

" " to have occupancy rights. B. & O. Act 2, 1913,
s. 24

III

410

*And see Settled Raiyat.*Effect of acquisition of occupancy right by landlord. B. &
O. Act 2, 1913, s. 26

III

410

Rights of — as to use of land. B. & O. Act 2, 1913, s. 27

III

411

Obligation of — to pay rent fair rate. B. & O. Act 2, 1913,
s. 28

III

411

Restrictions on ejectment of —. B. & O. Act 2, 1913, s. 29

III

411

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Occupancy <i>Raiya</i> — <i>contd.</i>		
Devolution or extinction of occupancy-right on death of —. B. & O. Act 2, 1913, s. 30	III	412
Transfer of occupancy rights by private sale. B. & O. Act 2, 1913, s. 31	III	412
Presumption as to rent payable by —. B. & O. Act 2, 1913, s. 32	III	413
Restrictions on enhancement of rent of —. B. & O. Act 2, 1913, s. 33	III	413
Rules as to enhancement on ground of prevailing rate. B. & O. Act 2, 1913, s. 44	III	418
What may be taken to be the prevailing rate. B. & O. Act 2, 1913, s. 37	III	415
Limit to enhancement of prevailing rate. B. & O. Act 2, 1913, s. 38	III	416
Rules as to enhancement on ground of rise in prices. B. & O. Act 2, 1913, s. 39	III	416
Rules as to enhancement on ground of landlord's improvement. B. & O. Act 2, 1913, s. 40	III	417
Rules as to enhancement on ground of increase in productive power. B. & O. Act 2, 1913, s. 41	III	417
Reduction of money-rent paid by —. B. & O. Act 2, 1913, s. 45	III	418
Power to order progressive enhancement. B. & O. Act 2, 1913, s. 43	III	417
Limitation of right to bring successive enhancement suits. B. & O. Act 2, 1913, s. 44	III	418
Price-lists. Preparation, revision and publication of reference to be made to — in proceedings for enhancement or reduction of rent on ground of rise or fall in prices. B. & O. Act 2, 1913, s. 46	III	418
Commutation of rent payable in kind, etc. B. & O. Act 2, 1913, s. 47	III	419
Chapter V (ss. 22 to 47) not to apply to proprietor's private land held under lease. B. & O. Act 2, 1913, s. 55	III	423
<i>See also OCCUPANCY-RIGHT.</i>		
Occupancy Right—		
Acquisition of — in area not included in village. B. & O. Act 2, 1913, s. 25	III	410
Certain persons may not acquire —. B. & O. Act 2, 1913, s. 26	III	410
not to be acquired in proprietor's private lands and certain other lands. B. & O. Act 2, 1913, s. 55	III	423
Chapter VI (ss. 41 to 47) not to apply to proprietor's private land held under lease. B. & O. Act 2, 1913, s. 58	III	423
<i>Raiyats</i> holding land under the custom of <i>utbandi</i> . B. & O. Act 2, 1913, s. 234 (2)	III	496
Penalty(ies) — on landlord, etc., for not delivering to tenant a receipt or statement. B. & O. Act 2, 1913, s. 67	III	428
Plaint to — to contain a statement of rental of original tenancy. B. & O. Act 2, 1913, s. 198 (d)	III	478
Power(s)—		
of Board of Revenue, Commissioners and Collectors in the matter of imposing fines and awarding compensation. B. & O. Act 2, 1913, s. 67	III	428

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Power(s)— <i>contd.</i>		
of Local Government to order survey and preparation of record-of-rights as to water. B. & O. Act 2, 1913, s. 114 . . .	III	448
of Revenue Officer to presume that agreements or compromises are lawful. B. & O. Act 2, 1913, s. 136 . . .	III	458
Procedure—		
in suit by joint landlords. B. & O. Act 2, 1913, s. 244 . . .	III	409
Summary— for recovery of rents B. & O. Act 2, 1913, s. 211 . . .	III	484
Proprietor's Private Land.—Revenue officer when not to record land as a —. B. & O. Act 2, 1913, s. 153 . . .	III	464
Public Demand Recovery Act, 1914. Provisions of — applicable to proceedings for recovery of arrears of rent. B. & O. Act 2, 1913, s. 211 . . .	III	484
Public Servant.—Officer appointed by Collector to appraise or divide produce deemed to be a —. B. & O. Act 2, 1913, s. 79 . . .	III	434
Proprietor's Private Lands.—Special rules for determination of — in temporarily settled estates. B. & O. Act 2, 1913, s. 154 . . .	III	465
Rajyat holding at rate fixed in perpetuity—		
Restrictions on ejection of —. B. & O. Act 2, 1913, s. 21 (b) . . .	III	409
Application of ss. 11 to 20 to transfer of, and succession to, holding of —. B. & O. Act 2, 1913, s. 21 (a) . . .	III	409
Rights of occupancy not to be acquired in —. B. & O. Act 2, 1913, s. 55 . . .	III	423
Record of Rights—		
Preparation of — for use of water for agricultural purposes. B. & O. Act 2, 1913, s. 114 . . .	III	448
Presumption as to final publication and correctness of —. B. & O. Act 2, 1913, s. 117 . . .	III	449
Notification declaring publication of —. B. & O. Act 2, 1913, s. 116 . . .	III	448
Entries in — presumed to be correct. B. & O. Act 2, 1913, s. 117 . . .	III	449
Corrections by Revenue Officer of mistakes in —. B. & O. Act 2, 1913, s. 133 . . .	III	457
Corrections, when not to be made. B. & O. Act 2, 1913 s. 133 . . .	III	457
All rents settled, etc., to be noted in —. B. & O. Act 2, 1913 s. 138 . . .	III	459
Revision of — subject to confirmation by Governor General in Council. B. & O. Act 2, 1913, s. 143 . . .	III	461
Cost of preparing copies of — deemed to be part of expenses. B. & O. Act 2, 1913, s. 145 . . .	III	462
Civil courts to have regard to entries in —. B. & O. Act 2, 1913, s. 197 . . .	III	477
Plaint to contain statement of rental of tenancy according to —. B. & O. Act 2, 1913, s. 198 . . .	III	477
Rent(s)—		
Decision of question during settlement of —. B. & O. Act 2, 1913, s. 129 . . .	III	456
settled, etc., to be noted in record-of-rights. B. & O. Act 2, 1913, s. 131 (3) . . .	III	457
settlement of. B. & O. Act 2, 1913, s. 137 . . .	III	459
Revision of —. B. & O. Act 2, 1913, s. 137 . . .	III	459

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Orissa Tenancy Act, 1913—contd.*Rent(s)—*contd.*

Mode of settlement of —. B. & O. Act 2, 1913, s. 143 . . .	III	461
Suit for arrears of —. B. & O. Act 2, 1913, s. 199 . . .	III	479
Arrears of — may be recovered by the certificate procedure. B. & O. Act 2, 1913, s. 211 . . .	III	484

See COMMUTED RENTS: HOLDING.

Rent-Rolls.—Copies of — may be substituted for the originals.

B. & O. Act 2, 1913, s. 198 (i) . . .	III	478
---------------------------------------	-----	-----

Requisition in writing to Revenue Officer to perform the functions of a Certificate Officer. B. & O. Act 2, 1913, s. 211 to be signed and verified by landlord. B. & O. Act 2, 1913, s. 211 . . .	III	484
--	-----	-----

Remission and Suspension of —. B. & O. Act 2, 1913, s. 249	III	500
--	-----	-----

Rules and presumptions as to fixity of rent, exception. B. & O. Act 2, 1913, ss. 58, 146 . . .	III	424, 463
---	-----	----------

Presumptions as to amount of —. B. & O. Act 2, 1913, s. 59	III	424
--	-----	-----

Alteration of — on alteration in area. B. & O. Act 2, 1913, s. 60 . . .	III	425
--	-----	-----

Payment of — in instalments. B. & O. Act 2, 1913, s. 62 . . .	III	426
---	-----	-----

Time and place for payment of —. B. & O. Act 2, 1913, s. 63 . . .	III	427
--	-----	-----

Appropriation of payments of —. B. & O. Act 2, 1913, s. 64 . . .	III	427
--	-----	-----

Receipts and accounts—

Landlord to give receipt and retain counterfoil. B. & O. Act 2, 1913, s. 65, Sch. II . . .	III	427, 504
---	-----	----------

Presumption of full payment when receipt does not contain prescribed particulars. B. & O. Act 2, 1913, s. 64 (4) . . .	III	427
---	-----	-----

Tenant entitled to full discharge or statement of account at close of year; landlord to retain counterfoil. B. & O. Act 2, 1913, s. 66, Sch. II . . .	III	427, 504
---	-----	----------

Penalty for withholding receipt or statement of account or failing to retain counterpart. B. & O. Act 2, 1913, s. 67 . . .	III	428
--	-----	-----

Forms of — to be kept for sale. B. & O. Act 2, 1913, s. 68 . . .	III	429
--	-----	-----

Effect of receipt given by proprietor, manager or mortgagee registered under Ben. Act 9, 1876. B. & O. Act 2, 1913, s. 60 . . .	III	429
---	-----	-----

Deposit of rent—

Application to deposit rent in Court. B. & O. Act 2, 1913, s. 70 . . .	III	430
---	-----	-----

Receipt given by Court to be a valid acquittance. B. & O. Act 2, 1913, s. 71 . . .	III	431
---	-----	-----

Notification of receipt of deposit. B. & O. Act 2, 1913, s. 72 . . .	III	431
---	-----	-----

Payment or refund of deposit by court. B. & O. Act 2, 1913, s. 73 . . .	III	432
--	-----	-----

Bar to suits against Government. B. & O. Act 2, 1913, s. 73 (4) . . .	III	432
--	-----	-----

Produce-rents—

When payable. B. & O. Act 2, 1913, s. 62 (2) . . .	III	427
--	-----	-----

Division or appraisalment of produce—power to order officer to make —. B. & O. Act 2, 1913, s. 79 . . .	III	434
--	-----	-----

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Rent(s)— <i>contd.</i>		
Produce-rents— <i>contd.</i>		
Procedure for — where officer appointed. B. & O. Act 2, 1913, s. 80	III	434
Limitation for suit for — B. & O. Act 2, 1913, s. 78	III	433
Rights and liabilities as to possession of crop. B. & O. Act 2, 1913, s. 81	III	435
Change of landlord or tenant—		
Liability for rent on change of landlord. B. & O. Act 2, 1913, s. 82	III	435
. transfer of occupancy holding.	III	435
Prohibition of <i>awab</i> and other cesses levied in addition to rent. B. & O. Act 2, 1913, s. 84	III	436
Penalty for exaction by landlord of sum in excess of rent payable. B. & O. Act 2, 1913, s. 85	III	436
In temporarily-settled districts—		
Enhancement of rent on expiration of settlement. B. & O. Act 2, 1913, s. 247	III	500
Alteration of rent in case of new assessment of land revenue. B. & O. Act 2, 1913, s. 248	III	500
Arrears of—		
rent when deemed to be in arrear. B. & O. Act 2, 1913, s. 63 (3)	III	427
Permanent tenure-holder, <i>bayastidar</i> , <i>raiya</i> t at fixed rates <i>chandnadar</i> and occupancy <i>raiya</i> t not liable to ejectment for arrear, but tenure or holding liable to sale; rent a first charge on tenure or holding. B. & O. Act 2, 1913, s. 74	III	432
Ejectment of other tenants for arrears. B. & O. Act 2, 1913, s. 75	III	432
.	III	433
Act 2, 1913, s. 77	III	433
Distrain—		
Proceedings for — to be under control of Collector. B. & O. Act 2, 1913, s. 180	III	472
Right of, to prevail over other claims. B. & O. Act 2, 1913, s. 180	III	473
Cases in which — may be made. B. & O. Act 2, 1913, s. 153	III	465
Certain persons not entitled to make —. B. & O. Act 2, 1913, s. 153	III	465
Form of application for; procedure on receipt of application. B. & O. Act 2, 1913, s. 156	III	466
Right to distrain after delivering a list of property to owner. B. & O. Act 2, 1913, s. 157	III	467
Right to reap, etc., produce. B. & O. Act 2, 1913, s. 153	III	467
Assistance of public officer in making —. B. & O. Act 2, 1913, s. 159	III	468
Application for sale. B. & O. Act 2, 1913, s. 160	III	463
Procedure on receipt of application. B. & O. Act 2, 1913, s. 161	III	463

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Rent(s)— <i>contd.</i>		
Mode of settlement of —. B. & O. Act 2, 1913, s. 143 . . .	III	461
Suit for arrears of —. B. & O. Act 2, 1913, s. 199 . . .	III	479
Arrears of — may be recovered by the certificate procedure. B. & O. Act 2, 1913, s. 211 . . .	III	484
<i>See COMMUTED RENTS : HOLDING.</i>		
Rent-Rolls.—Copies of — may be substituted for the originals. B. & O. Act 2, 1913, s. 198 (i) . . .	III	478
Requisition in writing to Revenue Officer to perform the functions of a Certificate Officer. B. & O. Act 2, 1913, s. 211	III	484
to be signed and verified by landlord. B. & O. Act 2, 1913, s. 211 . . .	III	484
Remission and Suspension of —. B. & O. Act 2, 1913, s. 249	III	500
Rules and presumptions as to fixity of rent, exception. B. & O. Act 2, 1913, ss. 58, 146 . . .	III	424, 463
Presumptions as to amount of —. B. & O. Act 2, 1913, s. 59	III	424
Alteration of — on alteration in area. B. & O. Act 2, 1913, s. 60 . . .	III	425
Payment of — in instalments. B. & O. Act 2, 1913, s. 62 . .	III	426
Time and place for payment of —. B. & O. Act 2, 1913, s. 63 . . .	III	427
Appropriation of payments of —. B. & O. Act 2, 1913, s. 64 .	III	427
Receipts and accounts—		
Landlord to give receipt and retain counterfoil. B. & O. Act 2, 1913, s. 65, Sch. II . . .	III	427, 504
Presumption of full payment when receipt does not contain prescribed particulars. B. & O. Act 2, 1913, s. 64 (4) . . .	III	427
Tenant entitled to full discharge or statement of account at close of year; landlord to retain counterfoil. B. & O. Act 2, 1913, s. 66, Sch. II . . .	III	427, 504
Penalty for withholding receipt or statement of account or failing to retain counterpart. B. & O. Act 2, 1913, s. 67 . . .	III	428
Forms of — to be kept for sale. B. & O. Act 2, 1913, s. 68 . .	III	429
Effect of receipt given by proprietor, manager or mortgagee registered under Ben. Act 9, 1876. B. & O. Act 2, 1913, s. 60 . . .	III	429
Deposit of rent—		
Application to deposit rent in Court. B. & O. Act 2, 1913, s. 70 . . .	III	430
Receipt given by Court to be a valid acquittance. B. & O. Act 2, 1913, s. 71 . . .	III	431
Notification of receipt of deposit. B. & O. Act 2, 1913, s. 72 . . .	III	431
Payment or refund of deposit by court. B. & O. Act 2, 1913, s. 73 . . .	III	432
Bar to suits against Government. B. & O. Act 2, 1913, s. 73 (4) . . .	III	432
Produce-rents—		
When payable. B. & O. Act 2, 1913, s. 62 (2) . . .	III	427
Division or appraisalment of produce—power to order officer to make —. B. & O. Act 2, 1913, s. 79 . . .	III	434

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Rent(s)— <i>contd.</i>		
Produce-rents— <i>contd.</i>		
Procedure for — where officer appointed. B. & O. Act 2, 1913, s. 80	III	434
Limitation for suit for — B. & O. Act 2, 1913, s. 78	III	433
Rights and liabilities as to possession of crop. B. & O. Act 2, 1913, s. 81	III	435
Change of landlord or tenant—		
Liability for rent on change of landlord. B. & O. Act 2, 1913, s. 82	III	435
Liability for rent after transfer of occupancy holding. B. & O. Act 2, 1913, s. 83	III	435
Illegal cesses, etc.—		
Prohibition of <i>awab</i> and other cesses levied in addition to rent. B. & O. Act 2, 1913, s. 84	III	130
Penalty for exaction by landlord of sum in excess of rent	III	436
. f settlement. B. & O. Act 2, 1913, s. 247	III	500
Alteration of rent in case of new assessment of land revenue. B. & O. Act 2, 1913, s. 248	III	500
Arrears of—		
rent when deemed to be in arrear. B. & O. Act 2, 1913, s. 63 (3)	III	427
Permanent tenure-holder, <i>bajiaftidar</i> , <i>raiya</i> at fixed rates <i>chandnadar</i> and occupancy <i>raiya</i> not liable to ejectment for arrear, but tenure or holding liable to sale; rent a first charge on tenure or holding. B. & O. Act 2, 1913, s. 74	III	432
Ejectment of other tenants for arrears. B. & O. Act 2, 1913, s. 75	III	432
Interest— . B. & O. Act 2, 1913, s. 76	III	433
Power to award damages on rent withheld without reasonable cause or when defendant improperly sued. B. & O. Act 2, 1913, s. 77	III	433
Distraint—		
Proceedings for — to be under control of Collector. B. & O. Act 2, 1913, s. 180	III	472
Right of, to prevail over other claims. B. & O. Act 2, 1913, s. 186	III	473
Cases in which — may be made. B. & O. Act 2, 1913, s. 155	III	465
Certain persons not entitled to make —. B. & O. Act 2, 1913, s. 155	III	465
Form of application for ; procedure on receipt of application. B. & O. Act 2, 1913, s. 156	III	466
Right to distraint after delivering a list of property to owner. B. & O. Act 2, 1913, s. 157	III	467
Right to reap, etc., produce. B. & O. Act 2, 1913, s. 158	III	467
Assistance of public officer in making —. B. & O. Act 2, 1913, s. 159	III	468
Application for sale. B. & O. Act 2, 1913, s. 160	III	468
Procedure on receipt of application. B. & O. Act 2, 1913, s. 161	III	468

Subject.	Vol.	Page.
LANDLORD AND TENANT—contd.		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Rent(s)—contd.		
Distrain—conclld.		
Suspension of sale when suit instituted. B. & O. Act 2, 1913, s. 162.	III	469
Withdrawal of distraint when security given. B. & O. Act 2, 1913, s. 163	III	469
Irregularities of distrainers to be reported to Collector. B. & O. Act 2, 1913, s. 176	III	471
Postponement of sale when due notice not given. B. & O. Act 2, 1913, s. 177	III	471
Expenses, charge for, when no sale takes place — by whom to be paid. B. & O. Act 2, 1913, ss. 178, 179	III	471, 472
Balance remaining due to distrainer, procedure for recovery of —. B. & O. Act 2, 1913, s. 183	III	473
Procedure where distrainer's right to — disputed. B. & O. Act 2, 1913, s. 187	III	474
Suit to contest demand of distrainer — procedure in — sale of distrained property in execution of decree in —. B. & O. Act 2, 1913, ss. 181, 182	III	472
Vexatious on groundless — procedure. B. & O. Act 2, 1913, s. 184	III	473
Suit by person claiming property distrained for rent due by another. B. & O. Act 2, 1913, s. 185	III	473
Suit for damages by person prevented from seeing in time to save his property from sale. B. & O. Act 2, 1913, s. 188	III	474
Suit for damages for wrongful acts of authorised distrainer. B. & O. Act 2, 1913, s. 187	III	474
Suit for damages for — by unauthorised person. B. & O. Act 2, 1913, s. 190	III	475
Sale of property, when and where to be held. B. & O. Act 2, 1913, ss. 164 to 172, 176	III	469 to 471
Procedure where demand is paid before sale; deduction from rent where under-tenant pays. B. & O. Act 2, 1913, ss. 173, 174	III	471
Conflict of rights of superior and inferior landlords. B. & O. Act 2, 1913, s. 175	III	471
Power of High Court to make rules of procedure. B. & O. Act 2, 1913, s. 142	III	475
Sale under decree for recovery of—		
General powers of purchaser as to avoidance of incumbrances, definition of "protected interest" "incumbrance" and "registered and notified incumbrance." B. & O. Act 2, 1913, s. 1913, ss. 213 to 215	III	486, 487
Application for sale; order of attachment and proclamation of sale. B. & O. Act 2, 1913, ss. 216, 217	III	488
Sale of tenure or holding—		
subject to registered and notified incumbrances. B. & O. Act 2, 1913, ss. 218, 222	III	489, 490
with power to avoid all incumbrances. B. & O. Act 2, 1913, ss. 219, 220	III	489
Incumbrances, procedure for annulling. B. & O. Act 2, 1913, s. 221	III	489
Incumbrances, registration of —. B. & O. Act 2, 1913, s. 229	III	493

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Rent(s)— <i>concl'd.</i>		
Sale of tenuro or holding— <i>contd.</i>		
Incumbrances, notification of — by registering-officer to landlord. B. & O. Act 2, 1913, s. 230	III	494
Incumbrances. Power to create — not extended by Act. B. & O. Act 2, 1913, s. 231	III	494
Disposal of sale-proceeds. B. & O. Act 2, 1913, s. 223.	III	490
Release from attachment, on payment or confession of satisfaction. B. & O. Act 2, 1913, s. 224	III	491
Payments into Court to prevent sale; amount paid when deemed a mortgage debt; deduction of amount from rent. B. & O. Act 2, 1913, ss. 225, 226	III	492
Decree-holder may bid at sale; judgment-debtor may not. B. & O. Act 2, 1913, s. 227	III	493
Application by judgment-debtor to set aside sale. B. & O. Act 2, 1913, s. 228	III	493
<i>See also ante below TENURE-HOLDER and ante below NON-OCCUPANCY Raiyat, Under-Raiyat.</i>		
Revenue Officer—		
to make survey, etc., of water required for agricultural purposes. B. & O. Act 2, 1913, s. 114	III	448
Certificate of — to be conclusive evidence of final publication, etc., of record-of-rights. B. & O. Act 2, 1913, s. 117	III	449
when not to settle rents of tenants: B. & O. Act 2, 1913, s. 118	III	449
to decide issues and settle rents. B. & O. Act 2, 1913, s. 129	III	456
when not to try issues. B. & O. Act 2, 1913, s. 130	III	456
Correction by — of mistake in record-of-rights. B. & O. Act 2, 1913, s. 133	III	457
Power of — to give effect to agreement or compromise. B. & O. Act 2, 1913, s. 136	III	458
to record evidence as to amount of rent payable. B. & O. Act 2, 1913, s. 136	III	458
when not to give effect to agreement or compromise. B. & O. Act 2, 1913, s. 136	III	458
Power of — to settle rents on agreement. B. & O. Act 2, 1913, s. 137	III	459
not to entertain suits involving decision of the same issue. B. & O. Act 2, 1913, s. 142	III	460
to stay proceedings pending final decision on the issue. B. & O. Act 2, 1913, s. 142	III	463
Powers of — with respect to demarcation of village boundaries. B. & O. Act 2, 1913, s. 147	III	463
when not to record land as a proprietor's private land. B. & O. Act 2, 1913, s. 153	III	464
may perform function of a Certificate Officer, B. & O. Act 2, 1913, s. 57	III	423
to issue certificate in prescribed form. B. & O. Act 2, 1913, s. 211	III	484
Special Judge.—Appeal to lie to — against settlement of rents when not agreed upon. B. & O. Act 2, 1913, s. 137	III	459
Suit(s)—		
Stay of — in which certain issues arise. B. & O. Act 2, 1913, s. 142	III	460

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—concl'd.</i>		
Suit(s)— <i>contd.</i>		
between landlords and tenants, compromise of —. B. & O. Act 2, 1913, s. 196	III	476
by co-sharer landlords for arrears of rent. B. & O. Act 2, 1913, s. 199	III	479
Summary Inquiry — may be held regarding penalty to be imposed on landlord, etc. B. & O. Act 2, 1913, s. 67	III	428
Survey — may be made for use of water for agricultural purposes. B. & O. Act 2, 1913, s. 114	III	448
Survey Maps.—Cost of preparing copies of — deemed to be part of expenses. B. & O. Act 2, 1913, s. 145	III	462
Survey Plots. <i>See</i> TENANCY.		
Tenancy.—Plaint to contain list of survey plots comprised in —. B. & O. Act 2, 1913, s. 198	III	477
Tenant(s)—		
liable for compensation when complaint is false and vexatious. B. & O. Act 2, 1913, s. 67	III	428
Rents of — when not to be settled. B. & O. Act 2, 1913, s. 118	III	449
may appeal against settlement of rent when not agreed upon. B. & O. Act 2, 1913, s. 137	III	459
Compromise of suits between landlord and—. B. & O. Act 2, 1913, s. 196	III	476
when not to institute suit for recovery of arrears of rent. B. & O. Act 2, 1913, s. 211	III	484
Damages for denial of landlord's title to be a first charge on tenure, etc., of —. B. & O. Act 2, 1913, s. 241	III	498
Classes of —. B. & O. Act 2, 1913, s. 4	III	402
Meaning of "tenure-holder" and <i>raiayat</i> . B. & O. Act 2, 1913, s. 5	III	403
Tenants' crops, — may be distrained by order of Court. B. & O. Act 2, 1913, s. 79	III	434
Tenure—		
When area of — may be presumed to be entered in <i>patta</i> , etc. B. & O. Act 2, 1913, s. 60	III	425
Sold in execution of decree, passing of —. B. & O. Act 2, 1913, s. 212	III	486
Tenure-holder—		
Restrictions on enhancement of rent of—. B. & O. Act 2, 1913, ss. 6 to 10	III	404, 405
Restrictions on ejectment of permanent tenure-holder. B. & O. Act 2, 1913, s. 11	III	405
Right of certain — to transfer without consent of landlord. B. & O. Act 2, 1913, s. 15	III	406
Transfer and transmission of permanent tenure—		
Right to transfer and bequeath. B. & O. Act 2, 1913, s. 12	III	406
Saving as to resumable and non-transferable tenures. B. & O. Act 2, 1913, s. 13	III	406
Transfer by succession. B. & O. Act 2, 1913, s. 14	III	406
Other transfers, application to be made to landlord. B. & O. Act 2, 1913, s. 16	III	407
Right of suit in civil court regarding transferability. B. & O. Act 2, 1913, s. 18	III	407
Fees payable on certain applications. B. & O. Act 2, 1913, s. 19	III	408

Subject.	Vol.	Page.
LANDLORD AND TENANT—contd.		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Transfer and transmission of permanent tenure— <i>concl'd.</i>		
Return of fees if application disallowed. B. & O. Act 2, 1913	III	408
<i>Under-raiyat—</i>		
Limit of rent recoverable from —. B. & O. Act 2, 1913, s. 56	III	423
Restrictions on ejectment of —. B. & O. Act 2, 1913, s. 57	III	423
RECORDS—		
Record-of-rights and settlement of rents—		
Power to order survey and preparation of record-of-rights; particulars to be recorded; power to record such particulars on application of proprietor or tenure-holder. B. & O. Act 2, 1913, ss. 112, 113, 115	III	445 to 448
Preliminary publication, amendment, and final publication of record-of-rights. B. & O. Act 2, 1913, s. 116	III	448
Presumptions as to correctness. B. & O. Act 2, 1913, s. 117	III	449
When settlement of rents and preparation of settlement roll is to be undertaken by Revenue-officer. B. & O. Act 2, 1913, s. 118	III	449
Procedure for settlement of rents and preparation of settlement roll. B. & O. Act 2, 1913, s. 119	III	450
Table of Rates—		
Contents of —. B. & O. Act 2, 1913, s. 120	III	450
Application of —. B. & O. Act 2, 1913, s. 121	III	451
Rules and principles followed in framing —. B. & O. Act 2, 1913, s. 122	III	452
Settlement Rent-roll—		
Preliminary publication and amendment of —. B. & O. Act 2, 1913, s. 123	III	452
Final revision of — and incorporation in record-of-rights. B. & O. Act 2, 1913, s. 124	III	452
Appeal and revision —. B. & O. Act 2, 1913, s. 125	III	452
Jurisdiction of Civil Courts. B. & O. Act 2, 1913, s. 126	III	453
Presumptions as to rents settled under ss. 119 to 124. B. & O. Act 2, 1913, s. 127	III	454
Settlement of rents and decision of disputes in cases where a settlement of land-revenue is not being made. B. & O. Act 2, 1913, ss. 128 to 135	III	454 to 458
Settlement of rent when to take effect. B. & O. Act 2, 1913, s. 134;	III	459
Stay of proceedings in Civil Court during preparation of record. B. & O. Act 2, 1913, s. 140	III	460
Limitation of jurisdiction of Civil Courts in matters relating to record-of-rights. B. & O. Act 2, 1913, s. 141	III	460
Power to authorise special settlement of rents in special cases. B. & O. Act 2, 1913, s. 143	III	461
Period for which rents as settled are to remain unaltered. B. & O. Act 2, 1913, s. 144	III	462
Recovery of expenses. B. & O. Act 2, 1913, s. 145	III	462
Presumption as to fixity of rent not to apply where record prepared. B. & O. Act 2, 1913, s. 146	III	463
Record of proprietor's private lands—		
Power to order survey and —. B. & O. Act 2, 1913, s. 150	III	464

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—contd.</i>		
Records— <i>contd.</i>		
Record of proprietor's private lands— <i>contd.</i>		
Power to ascertain and record whether land is proprietor's private land, on application of proprietor or tenant. B. & O. Act 2, 1913, s. 151	III	464
Application of ss. 116, 117, 130, 131, 132, 134 and 135. B. & O. Act 2, 1913, s. 152	III	464
Rules for determining what land is proprietor's private land. B. & O. Act 2, 1913, s. 153	III	464
Sub-Proprietor. Status of —. B. & O. Act 2, 1913, s. 6	III	404
Usufructuary Mortgage. Restriction on —. B. & O. Act 2, 1913, s. 96	III	440
Village. Acquisition of occupancy rights in area not included in —. B. & O. Act 2, 1913, s. 25	III	410
Village: defined. B. & O. Act 2, 1913, s. 3 (25)	III	402
Village boundaries.—Demarcation of —. B. & O. Act 2, 1913, s. 147	III	463
Witnesses.—Power of Collector to enforce attendance of —. B. & O. Act 2, 1913, s. 67	III	428
Waste land. Reclamation of —. B. & O. Act 2, 1913, s. 61	III	426
Miscellaneous Provisions—		
Presumption as to conditions under which tenant holds. B. & O. Act 2, 1913, s. 59	III	424
Power of Court on application, to determine incidents of tenancy. B. & O. Act 2, 1913, s. 210	III	483
Limitation in suits, appeals and applications; Indian Limitation Act, 1908, how far applicable. B. & O. Act 2, 1913, ss. 238, 239, Sch. III.	III	497, 506
Improvements—		
Definition of —. B. & O. Act 2, 1913, s. 86	III	436
Right to make —. B. & O. Act 2, 1913, ss. 87 to 89	III	437
by landlord; registration of— B. & O. Act 2, 1913, s. 90	III	437
by landlord; enhancement for— B. & O. Act 2, 1913, s. 40	III	417
Record of evidence as to — on application. B. & O. Act 2, 1913, s. 91	III	438
By <i>raiya</i> t, compensation for —. B. & O. Act 2, 1913, s. 92	III	438
Compulsory acquisition of tenant's holding by landlord for purposes of building, etc. B. & O. Act 2, 1913, s. 94	III	439
<i>See also IMPROVEMENT.</i>		
Sub-letting. Restrictions on —. B. & O. Act 2, 1913, s. 95	III	440
<i>See also SUB-LETTING.</i>		
Surrender of holding. B. & O. Act 2, 1913, s. 97	III	440
Abandonment of holding. B. & O. Act 2, 1913, s. 98	III	441
Sub-division of tenure or holding or distribution of rent not binding on landlord, without his consent. B. & O. Act 2, 1913, s. 99	III	442
Ejectment to be in execution of decree only. B. & O. Act 2, 1913, s. 100	III	442
Measurement(s)—		
Landlord's right to measure land. B. & O. Act 2, 1913, s. 101	III	442
Power for Court to order tenant to attend and point out boundaries. B. & O. Act 2, 1913, s. 102	III	443

Subject.

Vol.

Page.

LANDLORD AND TENANT—*contd.**Under the Orissa Tenancy Act, 1913—concl'd.*Miscellaneous Provisions—*contd.*

Manager(s)—

Compulsory appointment of common — by or for co-owners.

B. & O. Act 2, 1913, ss. 104 to 106 III 443, 444

Power of Local Government to nominate person to be such — for all estates and tenures in a local area. B. & O.

Act 2, 1913, s. 107 III 444

Remuneration, duties, powers, removal of such —; power of High Court to make rules as to powers and duties.

B. & O. Act 2, 1913, ss. 109, 111 III 445

Court of Wards may be appointed such —; application of — Ben. Act 9, 1879. B. & O. Act 2, 1913, ss. 106, 108 III 444

Power to restore management to co-owners. B. & O. Act 2, 1913, s. 110 III 445

Contract and custom—

Restrictions and exclusion of Act by agreement and contract. B. & O. Act 2, 1913, s. 232 III 494

Saving of right of proprietor or of holder of permanent tenure in permanently-settled area to grant permanent *mukarrari* lease on any terms agreed on. B. & O. Act 2, 1913, s. 233. III 496Restriction on acquisition of right of occupancy in *utbandi*, *char* or *dearah* lands; pending such acquisition, rent to be according to agreement; power of Collector to declare that land has caused to be *char* or *dearah*. B. & O. Act 2, 1913, s. 234 III 496Act not to affect incidents of *ghatwali* or other service tenures. B. & O. Act 2, 1913, s. 235 III 496

Homestead. Incidents of tenancy of — to be regulated by custom. B. & O. Act 2, 1913, s. 226 III 496

General saving of customs not inconsistent with Act. B. & O. Act 2, 1913, s. 237 III 497

Power of Court to fix fair rent as alternative to ejectment of trespasser. B. & O. Act 2, 1913, s. 209 III 483

Provisions as to suits for recovery of arrears of rent to apply to suits for recovery of sums payable for right of pasturage, forest rights, rights over fisheries, etc. B. & O. Act 2, 1913, s. 250 III 500

Tenant not enabled by Act to violate conditions binding on landlord. B. & O. Act 2, 1913, s. 25 III 501

Jurisdiction and Procedure—

Certain suits and applications cognisable only by the Collector. B. & O. Act 2, 1913, s. 193 III 475

Power of High Court to modify Code of Civil Procedure in its application to suits between landlord and tenant. B. & O. Act 2, 1913, s. 192 III 475

Special register of suits. B. & O. Act 2, 1913, s. 194 III 476

Successive rent suits. B. & O. Act 2, 1913, s. 195 III 476

Procedure in rent suits. B. & O. Act 2, 1913, s. 198 III 477

Payment into Court of money admitted to be due. B. & O. Act 2, 1913, ss. 200 to 203 III 479

Appeals in rent suits. B. & O. Act 2, 1913, s. 204 III 480

Date from which decree for enhancement takes effect. B. & O. Act 2, 1913, s. 206 III 481

Subject.	Vol.	Page.
LANDLORD AND TENANT—<i>contd.</i>		
<i>Under the Orissa Tenancy Act, 1913—concl'd.</i>		
Miscellaneous Provisions— <i>concl'd.</i>		
Jurisdiction and Procedure— <i>concl'd.</i>		
Relief against forfeitures. B. & O. Act 2, 1913, s. 207	III	481
Rights of ejected tenant in respect of crops and land prepared for sowing. B. & O. Act 2, 1913, s. 208	III	482
Power of Court to fix rent as alternative to ejectment of trespasser. B. & O. Act 2, 1913, s. 209	III	483
Supplemental—		
Penalties for illegal interference with produce. B. & O. Act 2, 1913, s. 240.	III	498
Power for landlord to act through agent. B. & O. Act 2, 1913, s. 242	III	498
Joint landlords to act collectively or by common agent. B. & O. Act 2, 1913, s. 243	III	499
Power of Local Government to make rules as to procedure powers of officers and service of notice. B. & O. Act 2, 1913, s. 245	III	499
Saving of special enactments. B. & O. Act 2, 1913, s. 252	III	502
Validation of publication of past records. B. & O. Act 2, 1913, s. 148	III	463
<i>The Angul Laws Regulation, 1913.</i>		
ANGUL—		
Deputy Commissioner—		
Delegation of powers of —. Reg. 3, 1913, s. 59	I	878
Revision of proceedings of —. Reg. 3, 1913, s. 66	I	880
Ejectment. Reg. 3, 1913, s. 64	I	880
Raising of rent of <i>raiya</i> ti land. Reg. 3, 1913, s. 60	I	878
<i>Raiyat</i> defined. Reg. 3, 1913, s. 59	I	878
Restrictions on sale of <i>raiya</i> ts rights under order of court. Reg. 3, 1913, s. 62	I	879
Surrender or abandonment of holding, procedure on. Reg. 3, 1913, s. 63.	I	880
<i>The Santal Parganas Rent Regulation, 1886.</i>		
SANTAL PARGANAS—		
Construction. Reg. 2, 1886, s. 1 (3)	I	811
Definitions. Reg. 2, 1886, s. 2	I	811, 812
Acquisition of land for building and other purposes. Reg. 2, 1886, s. 25A ; Reg. 3, 1907, s. 3	I	819, 839
Appeal and Revision—		
Appeal. Reg. 2, 1886, s. 26	I	819
Revision. Reg. 2, 1886, s. 27	I	819
Ejectment, protection of <i>raiya</i> ts from —. Reg. 2, 1886, s. 25	I	819
Adjustment of rents under the Settlement Regulation—		
Power to order settlement exercisable from time to time under Reg. 3, 1872. Reg. 2, 1886, s. 4	I	812
Term for which rent adjusted under Reg. 3, 1872 remains fixed. Reg. 2, 1886, s. 6	I	812
Determination of Rents in Settled Tracts—		
Tables of rates of rent, power to apply for preparation of —. Reg. 2, 1886, s. 7	I	813
Contents of application. Reg. 2, 1886, s. 8	I	813
Power to Deputy Commissioner to reject. Reg. 2, 1886, s. 9	I	813
Submission of application by Deputy Commissioner to Commissioner. Reg. 2, 1886, s. 10	I	813

	Subject.	Vol.	Page.
LANDLORD AND TENANT—contd.			
<i>The Santal Parganas Rent Regulation, 1886—contd.</i>			
SANTAL PARGANAS—contd.			
Determination of Rents in Settled Tracts—contd.			
Power to Commissioner to direct preparation of table of rates and rent-roll.	Reg. 2, 1886, s. 11	I	813
Tables of rates, preparation of —.	Reg. 2, 1886, s. 12	I	813
Rent-roll, preparation of —.	Reg. 2, 1886, s. 13	I	813
Preliminary publication of table and roll.	Reg. 2, 1886, s. 14	I	814
Objections to table or roll, disposal of —.	Reg. 2, 1886, s. 15	I	814
		I	814
		I	814
		I	814
Rent-roll, commencement of operation of —.	Reg. 2, 1886, s. 10	I	814
Enhancement of Rent on Ground of Landlord's Improvements—			
Application for —.	Reg. 2, 1886, s. 19A; Reg. 3, 1907, s. 2	I	815, 837
Procedure on such application.	Reg. 2, 1886, s. 19B; Reg. 3, 1907, s. 2	I	815, 837
Rules determining amount of —.	Reg. 2, 1886, s. 19C; Reg. 3, 1907, s. 2	I	815, 837
Disposal of applications for — during settlement proceedings.	Reg. 2, 1886, s. 19D; Reg. 3, 1907, s. 2	I	816, 837
Duration of enhancement.	Reg. 2, 1886, s. 19E; Reg. 3, 1907, s. 2	I	816, 837
Saving where <i>raiya</i> contributes towards costs of improvement.	Reg. 2, 1886, s. 19F; Reg. 3, 1907, s. 2	I	816, 817
Definition of rent under this Regulation in unsettled tracts.	Reg. 2, 1886, s. 20	I	816
New Tenancies—			
Regulation of rents of —.	Reg. 2, 1886, s. 24	I	818
Supplemental Provisions—			
Employment of subordinate officers to prepare table of rates		I	817
		I	817
		I	819
Miscellaneous—			
Power of Lieutenant-Governor—			
to order amendment of record-of-rights where table of rates and rent-roll prepared.	Reg. 2, 1886, s. 29	I	820
to make rules.	Reg. 2, 1886, s. 30	I	830
to exclude land from operation of certain provisions.	Reg. 2, 1886, s. 31	I	820
<i>See also post under BHOAL Ghatwali Regulation, 1814.</i>			
UNDER OTHER ENACTMENTS—			
<i>The Champaran Agrarian Act, 1913.</i>			
CHAMPARAN—			
Extent. B. & O. Act I of 1918, s. 1		IV	265
Interpretation clause. B. & O. Act I of 1918, s. 2		IV	265
Abolition of certain conditions and incidents. B. & O. Act I of 1918, s. 3		IV	265
Alteration in rent in view of such abolition and note of resulting rent in record-of-rights. B. & O. Act I of 1918, s. 4		IV	266
Saving of certain short-term contracts to deliver a specified weight of a special crop. B. & O. Act I of 1918, s. 5		IV	267

Subject.	Vol.	Page.
LANDLORD AND TENANT— <i>contd.</i>		
UNDER OTHER ENACTMENTS— <i>contd.</i>		
GENERAL—		
Restrictions on enhancement of rent of <i>istimrardars</i> . Ben. Reg. 8, 1793, ss. 49, 50	I	37, 38
Restrictions on enhancement of rent of dependant <i>talukdars</i> ; penalty for illegal enhancement —. Ben. Reg. 8, 1793, s. 51 (rep. locally Act 8, 1885)	I	38
Power of proprietor to let lands; engagements to be specific, and in writing; <i>abwabs</i> , etc., to be consolidated; no new <i>abwabs</i> , etc., to be imposed; penalties. Ben. Reg. 8, 1793, ss. 52 to 55 (rep. locally, Act 8, 1885)	I	38, 39
Adjustment of instalments for payment of rent. Ben. Reg. 8, 1793, s. 64 (rep. locally, Act 8, 1885)	I	40
Bar to engagements made contrary to Ben. Reg. 8, 1793. Ben. Reg. 8, 1793, s. 65 (rep. locally, Act 8, 1885 and B. & O. Act 2, 1913)	I	40
Proprietors of land empowered to grant leases, but not beyond the term of their own interest or in excess of their authority. Ben. Reg. 5, 1812, ss. 2, 3; Ben. Reg. 18, 1812, s. 2 (rep. locally, Act 8, 1885 and B. & O. Act 2, 1913)	I	133, 141
Prohibition of arbitrary or indefinite cesses. Ben. Reg. 5, 1812, s. 3 (rep. locally, Act 8, 1885 and B. & O. Act 2, 1913)	I	133
Bar to annulment of leases on attachment or sale. Ben. Reg. 5, 1812, s. 4 (rep. locally, Act 8, 1885 and B. & O. Act 2, 1913)	I	134
Appointment and removal of managers of joint undivided estates. Ben. Reg. 5, 1812, ss. 26, 27 (rep. locally, Act 8, 1885 and B. & O. Act 2, 1913)	I	135
Leases not affected by division, transfer, etc., of estate. Ben. Reg. 18, 1812, s. 3 (2) (rep. locally, Act 8, 1885 and B. & O. Act 2, 1913)	I	142
<i>Patni taluq</i> —		
Definition. Ben. Reg. 8, 1819, s. 1	I	205
Declared valid, transferable and answerable for debt. Ben. Reg. 8, 1819, s. 3 (1)	I	209
Not voidable for arrears; sale for arrears. Ben. Reg. 8, 1819, s. 3 (3)	I	209
Right to underlet —. Ben. Reg. 8, 1819, ss. 3 (2), 4	I	209
On transfer of — landlord entitled to receive fee and to demand security from transfer. Ben. Reg. 8, 1819, ss. 5 to 7	I	209, 210
Validation of leases fixing rent in perpetuity or for more than ten years; saving of liability to cancellation on sale of estate for arrears of revenue. Ben. Reg. 8, 1819, s. 2	I	208
Periodical sales of tenures at instance of <i>zamindar</i> , where the right to sell for arrears of rent was reserved by the lease creating the tenure :		
<i>Zamindar's</i> right to apply for sale. Ben. Reg. 8, 1819, s. 8	I	211
Procedure for conducting sale. Ben. Reg. 1819, ss. 9, 10	I	213
Deposits made under Ben. Reg. 8, 1819, s. 9, if forfeited, to be applied to defray expenses of sale, balance being credited to Government. Act 25, 1850	I	353
Avoidance of incumbrances. Ben. Reg. 8, 1819, ss. 11, 12	I	214, 215
Staying of sale by payment into Court; sale not to be stayed unless payment made. Ben. Reg. 8, 1819, ss. 13, 14	I	215, 216

Subject.	Vol	Page.
LANDLORD AND TENANT—concl'd.		
UNDER OTHER ENACTMENTS—concl'd.		
<i>Patni taluq</i> —concl'd.		
Delivery to purchaser of certificate of sale and order for possession. Ben. Reg. 8, 1819, s. 15 (7)	I	217
Procedure in case of opposition to purchaser in obtaining possession. Ben. Reg. 8, 1819, s. 15 (2), (3)	I	218, 219
Disposal of proceeds of sale. Ben. Reg. 8, 1819, s. 17	I	219
Ben. Reg. 8, 1819, applied to other sales for arrears of rent at instance of <i>zamindar</i> ; notice to be given of sale. Ben. Reg. 1, 1820	I	223
Sales for arrears of rent, or suits relating to arrears of rent—		
by whom to be conducted or heard where lands situate in different Collectorates. Act 6, 1853, ss. 1 to 3	I	356
Powers of independent Deputy Collector in reference to —. Ben. Act 6, 1853, ss. 4 to 7	I	357
Publication of notices. Act 6, 1853, s. 8	I	357
Sale of <i>patni taluks</i> and other under-tenures for arrears of rent—		
Sale to be conducted by Collector; powers of Judge withdrawn. Ben. Act 8, 1865, s. 3	II	42
Procedure for conducting sale in execution of decree.	II	42
application of		
s. 6	II	42
365, s. 7	II	42
Payment of purchase money; re-sale on default. Ben. Act 8, 1865, ss. 8 to 10	II	43
Certificate and possession to be given to purchaser. Ben. Act 8, 1865, s. 11, Sch.	II	43, 45
Disposal of proceeds of sale. Ben. Act 8, 1865, s. 12	II	43
Appeal and revision. Ben. Act 8, 1865, ss. 13 to 15	II	43, 44
Avoidance of incumbrances. Ben. Act 8, 1865, s. 16	II	44
II	II	44
under Act 11, 1859. See LAND-REVENUE.		
Registration of interests of landlord and tenant. See REGISTRATION OF LAND.		
BARABHUM—		
<i>Ghatwali Mahals</i> , Barabhum—		
<i>The Bengal Ghatwali Regulation, 1814.</i>		
<i>Ghatwals</i> not liable to enhancement of rent so long as they punctually pay same and fulfil other obligations of their tenure. Ben. Reg. 29, 1814, s. 2	I	144
Power of <i>ghatwal</i> to grant leases. Act 5, 1859, s. 1	I	393
Like power of Court of Wards in certain cases. Act 5, 1859, s. 2	I	393
Rent to be paid to public officer; difference between rent and government revenue to be made over to <i>zamindar</i> . Ben. Reg. 29, 1814, ss. 3, 4	I	144
Sale, etc., of tenure for arrears. Ben. Reg. 29, 1814, s. 5	I	144
Sale, etc., of tenure for arrears. Ben. Reg. 29, 1814, s. 5	I	144

Subject.	Vol.	Page.
LANDLORD'S PRIVILEGED LANDS: defined. <i>See</i> WORDS AND PHRASES.		
LAND-REVENUE—		
PRELIMINARY—		
Ben. Reg. 7, 1822, extended to—		
all lands not included in permanently-settled estates. Ben. Reg. 9, 1825, s. 2	I	290
all estates held <i>khas</i> . Ben. Reg. 9, 1825, s. 2	I	290
the Sundarbans, and certain other extensive forests and wastes and estates bordering thereon. Ben. Reg. 9, 1825, s. 2	I	290
List of Divisions and Districts; power to transfer Districts from one Division to another. Ben. Reg. 1, 1829, s. 2	I	328
Power of Governor General in Council to alter limits of Districts. Ben. Reg. 4, 1821, s. 8 (1)	I	226
Power of Local Government to alter limits of Districts. Ben. Act 4, 1864	II	7
REVENUE-AUTHORITIES—		
Collectors—		
to be members of Indian Civil Service. Ben. Reg. 2, 1793, s. 3	I	20
to collect the revenue. Ben. Reg. 2, 1793, ss. 3, 8	I	20, 21
to be subject to Board of Revenue. Ben. Reg. 2, 1793, ss. 4, 7, 8	I	20, 21
to use seal. Ben. Reg. 2, 1793, s. 5	I	21
to keep diary. Ben. Reg. 2, 1793, s. 6	I	21
to preserve accounts and records. Ben. Reg. 2, 1793, s. 20	I	25
to make settlements of <i>khas</i> or farmed estates. Ben. Reg. 2, 1793, s. 8	I	21
—Other duties to be performed by—. Ben. Reg. 2, 1793, s. 8.	I	21
Native officers to be subordinate to—. Ben. Reg. 2, 1793, s. 9	I	22
not to employ their private servants in public matters. Ben. Reg. 2, 1793, s. 10	I	23
Responsibility of — for money committed to their charge. Ben. Reg. 2, 1793, s. 11.	I	23
Senior Assistant Collector to officiate for Collector, dying, etc. Ben. Reg. 2, 1793, s. 14.	I	24
not to exercise authority beyond their districts without orders. Ben. Reg. 2, 1793, s. 24	I	25
Power to alter number of — and authorise — to exercise powers in particular areas. Ben. Reg. 4, 1821, s. 8 (1)	I	226
Power of Board of Revenue to depute subordinate to perform functions of Collector; report to Governor General in Council. Ben. Reg. 4, 1821, s. 8 (2)	I	226
Power of Collector to delegate his duties to an Assistant; report when to be made to Board. Ben. Reg. 4, 1821, s. 8 (3)	I	227
Persons exercising functions of Collector to have same responsibilities as Collector. Ben. Reg. 4, 1821, s. 8 (5)	I	227
“Collector,” as used in the Regulations, to include officers duly exercising authority of Collector. Ben. Reg. 7, 1822, s. 35	I	267
Deputy Collectors—		
Appointment of—. Ben. Reg. 9, 1833, s. 16	I	339

Subject.	Vol.	Page.
LAND-REVENUE— <i>contd.</i>		
SETTLEMENT AND ASSESSMENT OF LAND-REVENUE— <i>contd.</i>		
<i>Settlement generally—contd.</i>		
Settlement of lands held in <i>khas</i> to be made— <i>contd.</i>		
Settlement to be made with actual proprietors of the soil; exception in case of certain females, minors, lunatics and other incapacitated persons and proprietors in arrear; management of land of excepted persons. Ben. Reg. 8, 1793, ss. 4, 20, 21, 22	I	31, 33
Separated <i>taluqdars</i> to pay revenue direct into treasury, or to <i>tahsildars</i> , and not through proprietors; who to be appointed <i>tahsildars</i> . Ben. Reg. 8, 1793, ss. 13 to 15	I	31, 32
Provisions of Ben. Reg. 8, 1793, as to separable <i>taluqs</i> do not apply to new <i>taluqs</i> constituted since the decennial settlement; transfers of <i>taluqs</i> declared void if separate allotment of assessment was not obtained. Ben. Reg. 1, 1801, s. 14	I	94
<i>Istimrardars</i> to be considered as <i>patta taluqdars</i> ; settlement to be made with them. Ben. Reg. 8, 1793, s. 19	I	32
Decision of majority of proprietors as to acceptance or rejection of proposed assessment to bind minority; partition of lands and proportionate allotment of revenue obtainable at expense of dissatisfied sharer. Ben. Reg. 8, 1793 s. 26	I	34
When lands divided, settlement to be made separately for each share with proprietor in possession. Ben. Reg. 8, 1793, s. 27	I	34
Settlement with whom to be made in case of dispute as to proprietary right; procedure where no claimant in possession and no manager appointed. Ben. Reg. 8, 1793, ss. 30, 31.	I	34
Settlement with whom to be made in case of dispute as to boundaries. Ben. Reg. 8, 1793, s. 32	I	34
Powers of Collector where regulations inapplicable to circumstances of district. Ben. Reg. 8, 1793, s. 67, cl. (5)	I	41
Settlement to be made of estates let in farm or held <i>khas</i> ; new leases not to exceed twelve years; power to exclude turbulent <i>Rajas</i> , etc. Ben. Reg. 7, 1822, s. 3	I	237
Provisions of Ben. Reg. 7, 1822, extended to lands not within lands of permanently-settled estates. Ben. Reg. 9, 1825, s. 2	I	290
Revenue officers empowered to adjust the respective rights of <i>sadar malgujars</i> and under-tenants; if result is to materially reduce <i>zamindar's</i> or <i>malgujar's</i> profits, he may relinquish his engagement, and <i>mahal</i> must then be settled <i>de novo</i> . Ben. Reg. 7, 1822, s. 4	I	238
<i>Malikana</i> :—		
Revised rules as to allowance to be made to <i>zamindars</i> and <i>malgujars</i> excluded from management of their <i>mahals</i> . Ben. Reg. 7, 1822, s. 5, and Ben. Reg. 9, 1833, s. 11	I	238, 339
Power to revise settlement of estates during continuance of leases; revision how to be made; grant of renewed leases; limit to assessment. Ben. Reg. 7, 1822, ss. 6, 7.	I	240, 241
Power of Revenue-officer to grant leases of waste land for cultivation and to assign an allowance to <i>zamindars</i> , etc., having rights therein. Ben. Reg. 7, 1822, s. 8.	I	243

Subject.

Vol.

Page.

LAND-REVENUE—*contd.**Settlement generally—contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.*

Collectors, in making or revising settlements—

to ascertain and record full information in regard to landed tenures and the rights, etc., of the various classes of the agricultural community, and to record *lakhiraj* tenures.

Ben. Reg. 7, 1822, s. 9 (1)

I 243

Cesses and collections not taken into account in fixing assessment to be void, unless specially sanctioned by Government.

Ben. Reg. 7, 1822, s. 9 (1)

I 243

Power of Collector to grant *pattas* to owners and occupants of land. Ben. Reg. 7, 1822, s. 9 (2)

I 245

Power to take five years' engagements for revenue without completing detailed inquiry. Ben. Reg. 7, 1822, s. 9 (3)

I 245

Settlement with whom to be made where there are several holders.

Ben. Reg. 7, 1822, s. 10

I 245

Power to prescribe distribution of profit resulting from limitation of *jama*. Ben. Reg. 7, 1822, s. 10 (1)

I 245

Collector, in making registry, to proceed on basis of actual possession. Ben. Reg. 7, 1822, s. 11

I 249

Power of Collector to redistribute charges and revenue payable by co-purchasers, and to partition land; his decision may be contested by suit in District Court. Ben. Reg. 7, 1822, s. 12

I 249

Collectors not to disturb possession; claims of persons not in possession to be decided by suit. Ben. Reg. 7, 1822, s. 13

I 251

Collector empowered, subject to suit in Civil Court, to—
declare nature and extent of interests of persons in possession

I 251, 252

within

I 252, 253

Ben.

I 253

Reg. 7, 1822, s. 15

I 254

take cognizance of claims to lands held revenue-free or at a *mukarrari jama*. Ben. Reg. 7, 1822, s. 17

II 254

Collector may be specially empowered to take cognizance of claims to property in any estate under settlement, subject to suit in Civil Court. Ben. Reg. 7, 1822, s. 16

I 255

witnesses: application of Ben. Reg. 2, 1819. Ben. Reg. 7, 1822, s. 19

I 255

Power of Government to restrict Collectors' settlement powers and to invest Collectors with settlement powers when not making or revising settlements. Ben. Reg. 7, 1822, s. 20

I 257

Process for requiring attendance of parties before Collectors. Ben. Reg. 7, 1822, s. 21

I 259

Collector's office deemed to be Civil Court. Ben. Reg. 7, 1822, s. 23 (1)

I 260

Suits to contest Collector's decisions under Ben. Reg. 7, 1822, ss. 11, 12, 14 to 20, to be deemed appeals from summary awards. Ben. Reg. 7, 1822, s. 23 (2)

I 260

Collectors authorized to execute their own awards under Ben. Reg. 7, 1822, Ben. Reg. 7, 1822, s. 23 (3)

I 260

Subject.	Vol.	Page.
LAND-REVENUE— <i>contd.</i>		
SETTLEMENT AND ASSESSMENT OF LAND-REVENUE— <i>contd.</i>		
<i>Settlement generally—contd.</i>		
Settlement of lands held in <i>khas</i> to be made— <i>contd.</i>		
Settlement to be made with actual proprietors of the soil; exception in case of certain females, minors, lunatics and other incapacitated persons and proprietors in arrear; management of land of excepted persons. Ben. Reg. 8, 1793, ss. 4, 20, 21, 22	I	31, 33
Separated <i>taluqdars</i> to pay revenue direct into treasury, or to <i>tahsildar</i> , and not through proprietors; who to be appointed <i>tahsildars</i> . Ben. Reg. 8, 1793, ss. 13 to 15	I	31, 32
Provisions of Ben. Reg. 8, 1793, as to separable <i>taluqs</i> do not apply to new <i>taluqs</i> constituted since the decennial settlement; transfers of <i>taluqs</i> declared void if separate allotment of assessment was not obtained. Ben. Reg. 1, 1801, s. 14	I	94
<i>Istimrardars</i> to be considered as <i>patta taluqdars</i> ; settlement to be made with them. Ben. Reg. 8, 1793, s. 19	I	32
Decision of majority of proprietors as to acceptance or rejection of proposed assessment to bind minority; partition of lands and proportionate allotment of revenue obtainable at expense of dissatisfied sharer. Ben. Reg. 8, 1793 s. 26	I	34
When lands divided, settlement to be made separately for each share with proprietor in possession. Ben. Reg. 8, 1793, s. 27	I	34
Settlement with whom to be made in case of dispute as to proprietary right; procedure where no claimant in possession and no manager appointed. Ben. Reg. 8, 1793, ss. 30, 31.	I	34
Settlement with whom to be made in case of dispute as to boundaries. Ben. Reg. 8, 1793, s. 32	I	34
Powers of Collector where regulations inapplicable to circumstances of district. Ben. Reg. 8, 1793, s. 67, cl. (5)	I	41
Settlement to be made of estates let in farm or held <i>khas</i> ; new leases not to exceed twelve years; power to exclude turbulent Rajas, etc. Ben. Reg. 7, 1822, s. 3	I	237
Provisions of Ben. Reg. 7, 1822, extended to lands not within lands of permanently-settled estates. Ben. Reg. 9, 1825, s. 2	I	290
Revenue officers empowered to adjust the respective rights of <i>sadar malgujars</i> and under-tenants; if result is to materially reduce <i>zamindar's</i> or <i>malgujar's</i> profits, he may relinquish his engagement, and <i>mahal</i> must then be settled <i>de novo</i> . Ben. Reg. 7, 1822, s. 4	I	238
<i>Malikana</i> :—		
Revised rules as to allowance to be made to <i>zamindars</i> and <i>malgujars</i> excluded from management of their <i>mahals</i> . Ben. Reg. 7, 1822, s. 5, and Ben. Reg. 9, 1833, s. 11	I	238, 339
Power to revise settlement of estates during continuance of leases; revision how to be made; grant of renewed leases; limit to assessment. Ben. Reg. 7, 1822, ss. 6, 7.	I	240, 241
Power of Revenue-officer to grant leases of waste land for cultivation and to assign an allowance to <i>zamindars</i> , etc., having rights therein. Ben. Reg. 7, 1822, s. 8.	I	243

LAND-REVENUE—*contd.**Settlement generally—contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.*

Collectors, in making or revising settlements—

to ascertain and record full information in regard to landed tenures and the rights, etc., of the various classes of the agricultural community, and to record *lalkiraj* tenures.

Ben. Reg. 7, 1822, s. 9 (1)

I

243

Cesses and collections not taken into account in fixing assessment to be void, unless specially sanctioned by Government.

Ben. Reg. 7, 1822, s. 9 (7)

I

243

nts 6.

I

245

, com.

I

245

olders.

I

245

Ben. Reg. 7, 1822, s. 10

Power to prescribe distribution of profit resulting from limitation of

I

245

Collector, basis of actual

I

249

Power of revenue payable by co-purchasers, and to partition land; his decision may be contested by suit in District Court. Ben. Reg. 7, 1822, s. 12

I

249

Collectors not to disturb possession; claims of persons not in possession to be decided by suit. Ben. Reg. 7, 1822, s. 13

I

251

Collector empowered, subject to suit in Civil Court, to—

declare nature and extent of interests of persons in possession of land. Ben. Reg. 7, 1822, s. 14 (1) to (3)

I

251, 252

restore possession to persons wrongfully dispossessed within a year. Ben. Reg. 7, 1822, s. 14 (4), (5)

I

252, 253

take cognizance of claims to property in resumed *mahal*. Ben. Reg. 7, 1822, s. 15

I

253

take cognizance of claims to lands held revenue-free or at a *mularrari jamā*. Ben. Reg. 7, 1822, s. 17

I

254

Collector may be specially empowered to take cognizance of claims to property in any estate under settlement, subject to suit in Civil Court. Ben. Reg. 7, 1822, s. 16

II

254

Collector to be judge of question of jurisdiction subject to suit in Civil Court. Ben. Reg. 7, 1822, s. 18

I

255

Power of Collector as to enforcing attendance of, and examining, witnesses: application of Ben. Reg. 2, 1819. Ben. Reg. 7, 1822, s. 19

I

255

Power of Government to restrict Collectors' settlement powers and to invest Collectors with settlement powers when not making or revising settlements. Ben. Reg. 7, 1822, s. 20

I

257

Process for requiring attendance of parties before Collectors. Ben. Reg. 7, 1822, s. 21

I

253

Collector's office deemed to be Civil Court. Ben. Reg. 7, 1822, s. 23 (1)

I

260

Suits to contest Collector's decisions under Ben. Reg. 7, 1822, ss. 11, 12, 14 to 20, to be deemed appeals from summary awards.

Ben. Reg. 7, 1822, s. 23 (2)

I

260

Collectors authorized to execute their own awards under Ben. Reg. 7, 1822, Ben. Reg. 7, 1822, s. 23 (3)

I

260

Subject.

Vol.

Page.

LAND-REVENUE—*contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.**Settlement generally—contd.*Settlement of lands held in *khas* to be made—*contd.*

Settlement to be made with actual proprietors of the soil; exception in case of certain females, minors, lunatics and other incapacitated persons and proprietors in arrear; management of land of excepted persons. Ben. Reg. 8, 1793, ss. 4, 20, 21, 22	I	31, 33
Separated <i>taluqdars</i> to pay revenue direct into treasury, or to <i>tahsildar</i> , and not through proprietors; who to be appointed <i>tahsildars</i> . Ben. Reg. 8, 1793, ss. 13 to 15	I	31, 32
Provisions of Ben. Reg. 8, 1793, as to separable <i>taluqs</i> do not apply to new <i>taluqs</i> constituted since the decennial settlement; transfers of <i>taluqs</i> declared void if separate allotment of assessment was not obtained. Ben. Reg. 1, 1801, s. 14	I	94
<i>Istimrardars</i> to be considered as <i>patta taluqdars</i> ; settlement to be made with them. Ben. Reg. 8, 1793, s. 19	I	32
Decision of majority of proprietors as to acceptance or rejection of proposed assessment to bind minority; partition of lands and proportionate allotment of revenue obtainable at expense of dissatisfied sharer. Ben. Reg. 8, 1793 s. 26	I	34
When lands divided, settlement to be made separately for each share with proprietor in possession. Ben. Reg. 8, 1793, s. 27	I	34
Settlement with whom to be made in case of dispute as to proprietary right; procedure where no claimant in possession and no manager appointed. Ben. Reg. 8, 1793, ss. 30, 31.	I	34
Settlement with whom to be made in case of dispute as to boundaries. Ben. Reg. 8, 1793, s. 32	I	34
Powers of Collector where regulations inapplicable to circumstances of district. Ben. Reg. 8, 1793, s. 67, cl. (5)	I	41
Settlement to be made of estates let in farm or held <i>khas</i> ; new leases not to exceed twelve years; power to exclude turbulent Rajas, etc. Ben. Reg. 7, 1822, s. 3	I	237
Provisions of Ben. Reg. 7, 1822, extended to lands not within lands of permanently-settled estates. Ben. Reg. 9, 1825, s. 2	I	290
Revenue officers empowered to adjust the respective rights of <i>sadar malgujars</i> and under-tenants; if result is to materially reduce <i>zamindar's</i> or <i>malgujar's</i> profits, he may relinquish his engagement, and <i>mahal</i> must then be settled <i>de novo</i> . Ben. Reg. 7, 1822, s. 4	I	238
<i>Malikana :—</i>		
Revised rules as to allowance to be made to <i>zamindars</i> and <i>malgujars</i> excluded from management of their <i>mahals</i> . Ben. Reg. 7, 1822, s. 5, and Ben. Reg. 9, 1833, s. 11	I	238, 339
Power to revise settlement of estates during continuance of leases; revision how to be made; grant of renewed leases; limit to assessment. Ben. Reg. 7, 1822, ss. 6, 7.	I	240, 241
Power of Revenue-officer to grant leases of waste land for cultivation and to assign an allowance to <i>zamindars</i> , etc., having rights therein. Ben. Reg. 7, 1822, s. 8.	I	243

Subject.

Vol.

Page.

LAND-REVENUE—*contd.**Settlement generally—contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.*

Collectors, in making or revising settlements—

to ascertain and record full information in regard to landed tenures and the rights, etc., of the various classes of the agricultural community, and to record *lakhiraj* tenures.

Ben. Reg. 7, 1822, s. 9 (1)

1

243

Cesses and collections not taken into account in fixing assessment to be void, unless specially sanctioned by Government.

Ben. Reg. 7, 1822, s. 9 (1)

1

243

Power of Collector to grant *pattas* to owners and occupants of land. Ben. Reg. 7, 1822, s. 9 (2)

1

245

1

245

Ben. Reg. 7, 1822, s. 10

1

245

Power to prescribe distribution of profit resulting from limitation of *jama*. Ben. Reg. 7, 1822, s. 10 (1)

1

245

Collector, in making registry, to proceed on basis of actual possession. Ben. Reg. 7, 1822, s. 11.

1

249

Power of Collector to redistribute charges and revenue payable by co-purchasers, and to partition land; his decision may be contested by suit in District Court. Ben. Reg. 7, 1822, s. 12

1

249

Collectors not to disturb possession; claims of persons not in possession to be decided by suit. Ben. Reg. 7, 1822, s. 13

1

251

Collector empowered, subject to suit in Civil Court, to—
declare nature and extent of interests of persons in possession

1

251, 252

without

1

252, 253

Ben.

1

253

Reg. 7, 1822, s. 15

take cognizance of claims to lands held revenue free or at a *mukarrari jama*. Ben. Reg. 7, 1822, s. 17

1

254

Collector may be specially empowered to take cognizance of claims to property in any estate under settlement, subject to suit in Civil Court. Ben. Reg. 7, 1822, s. 16

11

254

1

255

witnesses: application of Ben. Reg. 2, 1819. Ben. Reg. 7, 1822, s. 19

1

255

Power of Government to restrict Collectors' settlement powers and to invest Collectors with settlement powers when not making or revising settlements. Ben. Reg. 7, 1822, s. 20

1

257

Process for requiring attendance of parties before Collectors. Ben. Reg. 7, 1822, s. 21

1

259

Collector's office deemed to be Civil Court. Ben. Reg. 7, 1822, s. 23 (1)

1

260

Suits to contest Collector's decisions under Ben. Reg. 7, 1822, ss. 11, 12, 14 to 20, to be deemed appeals from summary awards.

1

260

Ben. Reg. 7, 1822, s. 23 (2)

Collectors authorized to execute their own awards under Ben. Reg. 7, 1822, Ben. Reg. 7, 1822, s. 23 (3)

1

Subject.

Vol.

Page.

LAND-REVENUE—*contd.**Settlement generally—concl'd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.*

Collectors empowered to depute native officers to make inquiries preparatory to settlement; powers of such officer. Ben. Reg. 7, 1822, s. 24 (1)	I	261
Process or order of Revenue-officer; punishment for resistance or obstruction to: Police to aid in execution of —. Ben. Reg. 7, 1822, s. 24 (1), (3)	I	261, 262
Pleadings in suits. Ben. Reg. 7, 1822, s. 26.	I	262
Place for trial of suits by Collectors. Ben. Reg. 7, 1822, s. 28	I	262
Appeal to Board from decisions of Collectors in suits. Ben. Reg. 7, 1822, s. 29.	I	263
Limitation of such appeals. Ben. Act 3, 1868, s. 1	II	75
Right to institute suit in Civil Court instead of moving Collector to act summarily. Ben. Reg. 7, 1822, s. 30	I	264
When suit instituted to contest Collector's summary decision, his proceedings to be filed on record. Ben. Reg. 7, 1822, s. 31	I	264
Reports by Collectors to Board and by Board to Government, as to cases decided or pending. Ben. Reg. 7, 1822, s. 32	I	265
Arbitration. Ben. Reg. 7, 1822, ss. 33, 34 and Ben. Reg. 9, 1833, ss. 5 to 10	I	265, 266 338, 339
Power of Collector to interfere in cases of disputed possession. Ben. Reg. 7, 1822, s. 34 and Ben. Reg. 4, 1828, s. 2 (4)	I	266, 325
Power to invest officers with powers specified in Ben. Reg. 7, 1822, s. 20: application of s. 21 and following sections of that Regulation when officers so empowered. Ben. Reg. 9, 1825, s. 3.	I	291
Application of Ben. Reg. 7, 1822, ss. 23 (1), 28 to cases investigated under Ben. Reg. 2, 1819, or Ben. Reg. 9, 1825. Ben. Reg. 9, 1825, s. 5 (9)	I	294
Lands held free of assessment to be specified in proceedings of Collector making settlement under Ben. Reg. 7, 1822. Ben. Reg. 9, 1825, s. 7	I	297
Duration of settlement-proceedings. Ben. Reg. 4, 1828, s. 2 (4)	I	325
Police officers to support Revenue-officers in execution of their duties. Ben. Reg. 4, 1828, s. 2 (4)	I	325
Midnapore—		
Confirmation of settlements made with certain <i>zamindars</i> to hold at fixed <i>jama</i> in perpetuity. Ben. Reg. 12, 1805, s. 33	I	112
Confirmation of <i>sanad</i> entitling the <i>jagirdar</i> of <i>Malud</i> to hold his lands exempt from assessment. Ben. Reg. 12, 1805, s. 34.	I	112
Confirmation of settlements made with certain <i>zamindars</i> for payment of fixed annual quit-rent in perpetuity; similar settlement to be made with <i>zamindars</i> of <i>Korda</i> and <i>Kanka</i> . Ben. Reg. 12, 1805, s. 35.	I	112

Assessment generally.

Allowances of <i>Kazis</i> , and <i>Kanungos</i> , and pensions paid by or through landholders, to be added to <i>jama</i> . Ben. Reg. 8, 1893, s. 34	I	85
---	---	----

LAND-REVENUE—*contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*con'd.**Assessment generally—contd.*

Assessment to exclude—

certain <i>a'r</i> collections. Ben. Reg. 8, 1793, s. 35	I	35
<i>lakhiraj</i> lands. Ben. Reg. 8, 1793, s. 36	I	35

Assessment to include—

proprietor's private lands. Ben. Reg. 8, 1793, ss. 37 to 40	I	35, 36
<i>chakaran</i> lands. Ben. Reg. 8, 1793, s. 41	I	36
Procedure where proprietor declines to engage for settlement at proposed assessment. Ben. Reg. 8, 1793, s. 43	I	37
Apportionment of assessment on division of joint estate. Ben. Reg. 18, 1812, s. 3 (2)	I	142

Resumed land, etc.—

Following lands to be assessed—

Lands not already settled and not legally held free of revenue. Ben. Reg. 2, 1819, s. 3 (1)	I	188
Lands gained by alluvion or dereliction. Ben. Reg. 2, 1819, s. 3 (2)	I	189
Lands not permanently assessed. Ben. Reg. 2, 1819, s. 3 (3)	I	189

Investigation to determine whether lands held wholly or partially free of revenue are liable to assessment or increased assessment—

Investigation to be made by Collector; service of notices; penalties on parties, <i>patwaris</i> , etc., refusing to give evidence, etc.; examination of documents and witnesses; report by Collector to Board; final decision to rest with Board. Ben.	I	189, 196
---	---	----------

. assessment and suit, Collector	I	197, 194
---	---	----------

to proceed to final assessment. Ben. Reg. 2, 1819, ss. 22, 23	I	197, 194
---	---	----------

Modification of Ben. Reg. 1819, ss. 5, 6, 8, 10, 11, 13, 15, 22.	I	202
--	---	-----

Ben. Reg. 9, 1825, s. 5	I	202
-------------------------	---	-----

Ben. Reg. 2, 1819, s. 22, not to apply where lands illegally held free of revenue. Ben. Reg. 9, 1825, s. 8	I	207
--	---	-----

Suits to contest assessment: limitation of; appeal to High Court; procedure. Ben. Reg. 2, 1818, ss. 24 (1), 26, Ben. Reg. 14, 1825, s. 6 and Ben. Reg. 3, 1823, s. 10 (3), (5)	I	199, 312, 320, 321
--	---	--------------------

Application of Ben. Reg. 2, 1819, ss. 11 to 14, 19, extended. Ben. Reg. 7, 1822, s. 19 (2)	I	256
--	---	-----

At		
Reg. 9, 1825, s. 5 (12)	I	206

Decision of Board under Ben. Reg. 2, 1819, s. 21, to be carried into effect notwithstanding suit to contest it; person declining to pay assessment to be dispossessed. Ben. Reg. 3, 1823, s. 10 (2)	I	326
---	---	-----

<i>Farmans</i> , <i>sanads</i> and grants by Native Rulers to be carefully examined and not received in evidence unless registered. Ben. Reg. 2, 1819, s. 23	I	200
--	---	-----

Ben. Reg. 2, 1819, not to affect right of proprietors to waste land guaranteed at permanent settlement. Ben. Reg. 2, 1819, s. 13 (1)	I	194
--	---	-----

Subject.	Vol.	Page.
LAND-REVENUE—cont'd.		
SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—cont'd.		
<i>Assessment generally—concl'd.</i>		
Investigation to determine whether lands held wholly or partially free of revenue are liable to assessment or increased assessment— <i>cont'd.</i>		
Revenue authorities not to claim additional revenue from lands in estates for which permanent settlement made, unless the lands were expressly excluded from that settlement. Ben. Reg. 2, 1819, s. 13 (2)	I	104
Unregistered tenures to be liable to resumption, unless declared hereditary by decree of competent Court; assessment of revenue. Ben. Reg. 3, 1828, s. 12	I	322
Application of Ben. Reg. 2, 1819, to settlement of claims in respect of land granted by Government in Sundarbans. Ben. Reg. 3, 1828, s. 13	I	323
Alteration of assessment when land lost or gained by diluvion or alluvion; indemnity to Government officers; repeal of prior Regulations. Act 9, 1847, ss. 1, 5, 6, 9	I	347, to 349
Addition of revenue assessed upon alluvial land to <i>jama</i> of original estate; separate settlement of alluvial land when to be made; saving of rights of under-tenants; record of such rights. Act 31, 1858, ss. 1, 2	I	391, 392
Assessment how affected by partition. See PARTITION.		
<i>Revenue-free grants.</i>		
Non-budshahi Lakhiraj Grants—		
Grants made before 12th August, 1765, and not subsequently rendered subject to payment of revenue.		
Declared valid, provided grantee obtained possession. Ben. Reg. 19, 1793, s. 2 (1)	I	52
Reference of doubtful claims to Governor General in Council. Ben. Reg. 19, 1793, s. 2 (2)	I	52
Claims barred when made after payment of revenue for twelve years. Ben. Reg. 19, 1793, s. 2 (2)	I	52
Grants for life or a term not extended, unless duly confirmed by Government as hereditary tenures. Ben. Reg. 19, 1793, ss. 2 (3) to (5), 47	I	53, 54, 64
Grants made between 12th August, 1765, and 1st December, 1790, and not confirmed by Government:		
declared invalid exception as to grants made under Government authority and small grants made for religious or charitable uses. Ben. Reg. 19, 1793, s. 3 (1), (3)	I	54
Reference of doubtful claims to Governor General in Council. Ben. Reg. 19, 1793, s. 3 (2)	I	55
Grants made before 1st December, 1790—		
declared void if forged, altered or antedated. Ben. Reg. 19, 1793, s. 17	I	61
Registration of valid grants; grants not duly registered declared invalid, and must be assessed to revenue; registration not conclusive as to title to land or to exemption from revenue; lands so assessed to be entered in Collector's registers. Ben. Reg. 19, 1793, ss. 24 to 27, Ben. Reg. 8, 1800, s. 19	I	62, 63, 67
Declaration of invalidity or nullity affects only payment of revenue, grantee retaining proprietary right. Ben. Reg. 19, 1793, ss. 4, 17, 27	I	55, 60, 63
Effect of registration of lands. Ben. Reg. 19, 1793, s. 28	I	63

Subject.	Vol.	Page.
LAND-REVENUE—contd.		
SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—contd.		
<i>Revenue-free grants—contd.</i>		
Assessment of — to revenue—		
Amount of assessment; procedure for making assessment.		
Ben. Reg. 19, 1793, ss. 5, 8, 9	I	56, 57, 58
Revenue to whom to belong, and how recoverable. Ben.		
Reg. 19, 1793, ss. 6, 7, 11	I	56, 57, 60.
Grants made after 1st December, 1790, otherwise than by Governor General in Council—		
Declared void. Ben. Reg. 19, 1793, s. 10	I	59
Ben. Reg. 19, 1793, s. 10 not affected by other Regulations; assessment of lands illegally held free of revenue. Ben.		
. 19, red;	I	297
.	I	61
.	I	60
Rules respecting life-grants applicable to grants for a term.		
Ben. Reg. 19, 1793, s. 47	I	64
Ben. Reg. 19, 1793, not to—		
annul grants made or confirmed by superintendents of the <i>bazzamin daftar</i> . Ben. Reg. 19, 1793, s. 48	I	64
extend to <i>badshahi</i> grants. Ben. Reg. 10, 1793, s. 4	I	64
Modification of Ben. Reg. 19, 1793. Ben. Reg. 14, 1825, s. 3	I	28
<i>Badshahi Lakhiraj</i> Grants—		
Grants made before 12th August, 1765, and not subsequently resumed by Government—		
declared valid, provided grantee obtained possession. Ben. Reg. 37, 1793, s. 2 (1)	I	69
Reference of doubtful claims to Governor General in Council. Ben. Reg. 37, 1793, s. 2 (2)	I	69
Claims barred when made after payment of revenue for twelve years. Ben. Reg. 37, 1793, s. 2 (2)	I	69
Grants for life not extended. Ben. Reg. 37, 1793, s. 2 (3) to (5)	I	70
Grants made after 12th August, 1765, and not confirmed by Government—		
declared invalid. Ben. Reg. 37, 1793, s. 3 (1)	I	71
Reference of doubtful claims to Governor General in Council. Ben. Reg. 37, 1793, s. 3 (2)	I	71
Grants forged, altered or antedated declared void. Ben. Reg. 37, 1793, s. 12	I	73
Registration of valid grants; grants not duly registered declared liable to resumption and lands liable to payment of revenue; registration not conclusive as to title to land or validity of grant; lands so assessed to be entered in Collector's registers. Ben. Reg. 37, 1793, ss. 21 to 23. Ben. Reg. 8, 1800, s. 19	I	74, 87
Time for registration. Ben. Reg. 37, 1793, s. 19	I	74
Declaration of invalidity affects only payment of Government revenue; disputes or claims as to proprietary right to be referred to Court. Ben. Reg. 37, 1793, s. 4	I	71
Escheated life-grant; attachment of revenue of; order for resumption to be obtained. Ben. Reg. 37, 1793, s. 5	f	71

Subject.

Vol.

Page.

LAND-REVENUE—*contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.**Revenue-free grants—contd.**Badshahi Lakhiraj Grants—contd.*

Grants made after 12th August, 1765, and not confirmed by Government—		
Assessment of — to revenue, on resumption or expiration of grant or on escheat. Ben. Reg. 37, 1793, s. 6	I	71
Certain grants declared hereditary. Ben. Reg. 37, 1793, s. 15	I	73
<i>Jagirs</i> to be considered as life-tenures only. Ben. Reg. 37, 1793, s. 15	I	73
Grants which are hereditary, and are declared valid by Reg. 37, 1793, or confirmed by Government, may be transferred; registration of transferees. Ben. Reg. 37, 1793, s. 15	I	73
Conduct of suits against Government by persons claiming right to hold land free of revenue. Ben. Reg. 37, 1793, s. 10	I	72
Power to continue occupant in possession when revenue resumed on his engaging for future assessment. Ben. Reg. 13, 1825, s. 5	I	286
Ben. Reg. 37, 1793, not to extend to <i>non-badshahi</i> grants. Ben. Reg. 37, 1793, s. 42	I	75
Modification of Ben. Reg. 19, 1793. Ben. Reg. 14, 1825, s. 3	I	309
Grants for holding lands under tenures limiting the Government demand—		
Provisions in Ben. Regs. 19 and 37, 1793, and 12, 1805, for determining validity of revenue-free grants, declared applicable to —. Ben. Reg. 2, 1819, s. 4	I	189
Person succeeding to possession of — to report to Collector. procedure on failure to report. Ben. Reg. 3, 1828, s. 11 (2), (2)	I	321, 322
Miscellaneous—		
Revenue of lands held by <i>kanungos</i> declared to be liable to resumption. Ben. Reg. 5, 1816, ss. 5, 6	I	148, 149
Power to continue <i>minhaidars</i> in possession of resumed lands formerly held as <i>lakhiraj</i> by <i>kanungos</i> ; continued payment of proprietor's dues; <i>minhaidars</i> ' tenures declared heritable and transferable. Ben. Reg. 13, 1825, ss. 2, 3	I	304, 305
Ben. Reg. 13, 1825, ss. 2, 3, applied to certain other <i>lakhiraj</i> resumptions. Ben. Reg. 13, 1825, ss. 4, 5	I	306, 307
<i>Lakhiraj</i> tenures under what circumstances alone valid. Ben. Reg. 14, 1825, s. 2	I	30
Principles to be observed in determining validity of grants made before acquisition of territory by British Government. Ben. Reg. 14, 1825, ss. 3, 4	I	309 to 312
Person succeeding to possession of revenue-free grant to report to Collector. Procedure on failure to report. Ben. Reg. 3, 1828, s. 11 (2), (3)	I	321, 323
Suits by proprietors, etc., to resume revenue of land held free of assessment, and suits by persons claiming to hold and exempt from revenue, to be determined by Civil Courts. Ben. Act 7, 1862, s. 2	II	5
See above. Settlement generally, Assessment Generally (Investigation to determine, etc.); PERMANENT SETTLEMENT.		

Subject.	Vol.	Page.
LAND-REVENUE— <i>contd.</i>		
SETTLEMENT AND ASSESSMENT OF LAND-REVENUE— <i>contd.</i>		
<i>Revenue-free grants—contd.</i>		
COLLECTION OF LAND-REVENUE—		
Land to be :		
where land	I	27
Remissions		
General in	I	27, 28
Powers of Board as to granting temporary suspensions. Ben. Reg. 2, 1793, s. 42	I	28
Revenue to be collected by Collector, under supervision of Board; Collector's power of coercion. Ben. Reg. 2, 1793, ss. 8, 41.	I	21, 27
Responsibility of <i>zamindars</i> or <i>malguzars</i> for payment of revenue when they hold on after expiration of lease. Ben. Reg. 7, 1822, s. 2 (6)	I	236
Opening of separate account to admit of sharers of estates paying their shares of revenue separately. Act 11, 1859, ss. 10 to 12	I	402, 403
Fees payable on applications under Act 11, 1859, ss. 10, 11. Ben. Act 3, 1862, s. 3	II	2
Accounts not to be opened for a sharer under Act 11, 1859, s. 10 or s. 11, except for a share corresponding with the character and extent of his interest as recorded under Ben. Act 7, 1876. Ben. Act 7, 1876, s. 69	II	202
Power to open separate account under Act 11, 1859, for undi-	II	202, 203
.	II	203, 204
.	II	203, 204
1897, s. 15. Ben. Act 5, 1897, s. 16	III	97
Collection how affected by partition. See PARTITION.		
Arrears of land-revenue—		
Recovery of arrears payable to <i>tahsildar</i> , etc. Ben. Reg. 3, 1794, s. 13	I	79
Purchaser of land sold to attend Collector and execute engagement for payment of revenue assessed thereon. Ben. Reg. 1, 1801, s. 10	I	93
Sale of entire estate not to be annulled on ground that sharer had not obtained possession in his interest. Ben. Reg. 5, 1812, s. 24	I	134
Board of Revenue to decide whether entire estate or part only should be sold. Ben. Reg. 5, 1812, s. 24	I	134
Sale of estate or share not to be annulled on ground that proceeds exceeded amount of arrear. Ben. Reg. 5, 1812, s. 25	I	134
Board of Revenue to decide whether entire estate or part only should be sold. Ben. Reg. 5, 1812, s. 25	I	134
Assistant Magistrates, etc., to follow procedure prescribed for Collector, in instituting suit for recovery of — Ben. Reg. 4, 1821, s. 7	I	220
Power to farm <i>mahal</i> (not permanently settled) or hold it in <i>tahs</i> management, for recovery of — Ben. Reg. 9, 1825, s. 4	I	291
No interest or penalty demandable on — Act 12, 1841, s. 2	I	343

Index.

Subject.	Vol.	Page.
ND-REVENUE—contd.		
SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—contd.		
Revenue-free grants—contd.		
<i>Badshahi Lakhiraj Grants—contd.</i>		
Grants made after 12th August, 1765, and not confirmed by Government—		
Assessment of — to revenue, on resumption or expiration of grant or on escheat. Ben. Reg. 37, 1793, s. 6	I	71
Certain grants declared hereditary. Ben. Reg. 37, 1793, s. 15	I	73
<i>Jagirs</i> to be considered as life-tenures only. Ben. Reg. 37, 1793, s. 15	I	73
Grants which are hereditary, and are declared valid by Reg. 37, 1793, or confirmed by Government, may be transferred; registration of transferees. Ben. Reg. 37, 1793, s. 15	I	73
Conduct of suits against Government by persons claiming right to hold land free of revenue. Ben. Reg. 37, 1793, s. 10	I	72
Power to continue occupant in possession when revenue resumed on his engaging for future assessment. Ben. Reg. 13, 1825, s. 5	I	286
Ben. Reg. 37, 1793, not to extend to <i>non-badshahi</i> grants. Ben. Reg. 37, 1793, s. 42	I	75
Modification of Ben. Reg. 19, 1793. Ben. Reg. 14, 1825, s. 3	I	309
Grants for holding lands under tenures limiting the Government demand—		
Provisions in Ben. Regs. 19 and 37, 1793, and 12, 1805, for determining validity of revenue-free grants, declared applicable to —. Ben. Reg. 2, 1819, s. 4	I	189
Person succeeding to possession of — to report to Collector. procedure on failure to report. Ben. Reg. 3, 1828, s. 11 (2), (2)	I	321, 322
Miscellaneous—		
Revenue of lands held by <i>kanungos</i> declared to be liable to resumption. Ben. Reg. 5, 1816, ss. 5, 6	I	148, 149
Power to continue <i>minhaidars</i> in possession of resumed lands formerly held as <i>lakhiraj</i> by <i>kanungos</i> ; continued payment of proprietor's dues; <i>minhaidars</i> ' tenures declared heritable and transferable. Ben. Reg. 13, 1825, ss. 2, 3	I	304, 305
Ben. Reg. 13, 1825, ss. 2, 3, applied to certain other <i>lakhiraj</i> resumptions. Ben. Reg. 13, 1825, ss. 4, 5	I	306, 307
<i>Lakhiraj</i> tenures under what circumstances alone valid. Ben. Reg. 14, 1825, s. 2	I	30
Principles to be observed in determining validity of grants made before acquisition of territory by British Government. Ben. Reg. 14, 1825, ss. 3, 4	I	309 to 312
Person succeeding to possession of revenue-free grant to report to Collector. Procedure on failure to report. Ben. Reg. 3, 1828, s. 11 (2), (3)	I	321, 323
Suits by proprietors, etc., to resume revenue of land held free of assessment, and suits by persons claiming to hold and exempt from revenue, to be determined by Civil Courts. Ben. Act 7, 1862, s. 2	II	5
See above. Settlement generally, Assessment Generally (Investigation to determine, etc.); PERMANENT SETTLEMENT.		

LAND-REVENUE—*contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.**Revenue-free grants—contd.*

COLLECTION OF LAND-REVENUE—

Land to be security for payment of revenue; surety required

I 27

Re Governor

I 27, 28

Po Ben.

I 28

Reg. 2, 1793, s. 42

I 28

Revenue to be collected by Collector, under supervision of Board; Collector's power of coercion. Ben. Reg. 2, 1793, ss. 8, 41.

I 21, 27

Responsibility of *zamindars* or *malguzars* for payment of revenue when they hold on after expiration of lease. Ben. Reg. 7, 1822, s. 2 (6)

I 236

Opening of separate account to admit of sharers of estates paying their shares of revenue separately. Act 11, 1859, ss. 10 to 12

I 402, 403

Fees payable on applications under Act 11, 1859, ss. 10, 11. Ben. Act 3, 1862, s. 3

II 2

Accounts not to be opened for a sharer under Act 11, 1859, s. 10 or s. 11, except for a share corresponding with the character and extent of his interest as recorded under Ben. Act 7, 1870. Ben. Act 7, 1870, s. 69

II 202

Power to open separate account under Act 11, 1859, for undivided interest held by proprietor in specific lands; application 70, 71

II 262, 263

. Ben. Act 7, when to be referred to Civil Court. Ben. Act 7, 1870, ss. 72 to 74

II 263, 264

Act 11, 1859, ss. 10 to 14 not affected by Estates Partition Act, 1897, s. 15. Ben. Act 5, 1897, s. 16

III 97

Collection how affected by partition. See PARTITION.

Arrears of land-revenue—

Recovery of arrears payable to *tahsildar*, etc. Ben. Reg. 3, 1794, s. 13

I 79

Purchaser of land sold to attend Collector and execute engagement for payment of revenue assessed thereon. Ben. Reg. 1, 1801, s. 10

I 93

Sale of entire estate not to be annulled on ground that sharer had not obtained possession in his interest. Ben. Reg. 5, 1812, s. 24

I 134

Board of Revenue to decide whether entire estate or part only should be sold. Ben. Reg. 5, 1812, s. 24

I 134

Sale of estate or share not to be annulled on ground that proceeds exceeded amount of arrear. Ben. Reg. 5, 1812, s. 25

I 134

Board of Revenue to decide whether entire estate or part only should be sold. Ben. Reg. 5, 1812, s. 25

I 134

Assistant Magistrates, etc., to follow procedure prescribed for Collector, in instituting suit for recovery of — Ben. Reg. 4, 1821, s. 7

I 226

Power to farm *mahal* (not permanently settled) or hold it in *muz* management, for recovery of — Ben. Reg. 9, 1825, s. 4

I 291

No interest or penalty demandable on — Act 12, 1841, s. 2

I 345

Subject.

Vol.

Page.

LAND-REVENUE—*contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.**Revenue-free grants—contd.*COLLECTION OF LAND REVENUE—*contd.*Arrears of land-revenue—*contd.*

Protection of estates of wards of Court and minors from sale for arrears. Ben. Act 9, 1879, ss. 23 to 26 II

295 to 297

Sale of estates settled under the Bengal Settled Estates Act, 1904, Ben. Act 3, 1904, s. 33 III

190

See also PERMANENT SETTLEMENT.

Arrears of land-revenue, and demands recoverable as such arrears—

Recovery of — under Act 11, 1859 :

Local extent of Act 11, 1859. Act 11, 1859, s. 62 I

418

"Arrear of revenue" defined. Act 11, 1859, s. 2 I

398

"Collector" includes Deputy Collector. Act 11, 1859, s. 61 I

418

Definitions of "estate," "jurisdiction," "proprietor," "revenue," "tenure." Ben. Act 7, 1868, s. 1 II

81

Board to determine dates for payment of arrears and demands; notification of sales. Act 11, 1859, s. 3 I

399

In default of payment of arrear or demand on due date, estate to be sold at public auction to highest bidder, but notification of arrears or demand and of latest day for payment to be first published in certain cases. Act 11, 1859, s. 35, Ben. Act 7, 1868, s. 11 I

410

Power of Local Government to authorize Collectors to issue notices to proprietors before realizing arrears, recovery of costs of serving such notices. Ben. Act 7, 1868, s. 6 II

83

Power to sell tenures in same way as estates; residue of purchase money to be held for tenure-holder; notice of arrear and latest day for payment when to be issued. Ben. Act 7, 1868, s. 11 II

84

Sale to be effected after notification thereof; payment after sunset of latest day for payment not to stop sale. Act 11, 1859, s. 6 I

400

When separate account opened for share of estate, that share to be put up for sale in the first instance, for recovery of arrears due in respect of it. Act 11, 1859 ss. 13, 14, Ben. Act 7, 1876, s. 71 I

404

Act 11, 1859, ss. 10 to 14 not affected by Estates Partition Act, 1897. Ben. Act 5, 1897, s. 16 III

97

Place for holding sale. Act 11, 1859, s. 19 I

406

Power to adjourn sale. Act 11, 1859, s. 20 I

406

Order in which estates are to be sold. Act 11, 1859, s. 21 I

406

Restrictions on sale of estates held under attachment by Revenue-authorities. Act 11, 1859, s. 17 I

405

Power of Revenue-authorities to exempt estate or share from sale. Act 11, 1859, s. 18 I

405

Claims of defaulter against Government, and unappropriated deposits with Collector, not to bar or invalidate sale. Act 11, 1859, s. 8 I

401

Effect of deposit by person having interest in estate, when made before latest day for payment. Act 11, 1859, s. 9 I

401

Subject.

Vol.

Page.

LAND-REVENUE—*contd.*SETTLEMENT AND ASSESSMENT OF LAND-REVENUE—*contd.**Revenue-free grants—concl'd.*COLLECTION OF LAND-REVENUE—*contd.*

Arrears of land-revenue, and demands recoverable as such
arrears—*contd.*

Recovery of — under Act 11, 1859—*contd.*

Deposit with Collector for payment of arrears as they
accrue so as to prevent sale; power to withdraw deposit.

Act 11, 1859, ss. 15, 16

I 401, 405

Deposit by purchaser; balance of purchase-money when to
be paid; punishment for not paying balance; re-sale
on default in payment. Act 11, 1859, ss. 22 to 24, 55,
57

I 406, 407, 417

Sale when final. Act 11, 1859, ss. 27, 28, Sch. A

I 403, 418

Certificate of title to be given when sale final. Ben. Act 7,
1868, s. 11

II 84

Certificate of title to be conclusive evidence of regularity
in service of notices. Ben. Act 7, 1868, s. 8

II 84

Delivery of possession, after sale how to be effected. Act
11, 1859, s. 20

I 408

Application of purchase-money. Act 11, 1859, s. 31, Ben.
Act 7, 1868, s. 11

I 200

II 84

Purchaser liable for all revenue falling due after latest day
on which arrear, for which estate was sold, ought to
have been paid. Act 11, 1859, s. 30

I 409

Notice to *raiyats* and under tenants not to pay to default-
ing proprietor rent falling due after latest day for pay-
ment of arrear. Act 11, 1859, s. 7, Ben. Act 7, 1868,
s. 7

I 401

II 84

Recovery by defaulter of rent which accrued before such
latest day. Act 11, 1859, s. 53

I 417

Purchaser of permanently-settled estate sold for own
arrears; rights of — as to avoidance of incumbrances
and under-tenures, enhancement of rent and ejectment
of tenants. Act 11, 1859, s. 37

I 410

Purchaser of estate, not permanently settled, sold for its
own arrears; rights of — as to avoidance of incum-
brances and tenures and enhancement of rent. Act 11,
1859, s. 52

I 416

Rights of purchasers of estates in other cases. Act 11,
1859, ss. 53, 54

I 416, 417

Purchaser of tenure sold for its own arrears; rights of, as
to avoidance of incumbrances and under-tenures, eject-
ment of tenants and enhancement of rent. Ben. Act 7,
1868, s. 2

II 85, 86

7, 1868, s. 2

II 62

Power of Local Government to annul sale; procedure after
annulment. Act 11, 1859, ss. 26, 32

I 403, 409

Restrictions on annulment of sale by Civil Court; proce-
dure after annulment. Act 11, 1859, ss. 33, 35

I 403, 410

Suit to oust certified purchaser on ground that purchase
was made for another to be dismissed with costs. Act
11, 1859, s. 36

I 410

Subject.	Vol.	Page.
LAND-REVENUE— <i>concl'd.</i>		
SETTLEMENT AND ASSESSMENT OF LAND-REVENUE— <i>concl'd.</i>		
COLLECTION OF LAND-REVENUE— <i>concl'd.</i>		
Arrears of land-revenue, and demands recoverable as such arrears— <i>concl'd.</i>		
Recovery of — under Act 11, 1859— <i>concl'd.</i>		
Power to purchase estate on account of Government. Act 11, 1859, s. 58	I	417
Ben. Regs. 7, 1822, and 9, 1825, applied to estates purchased on account of Government. Act 11, 1859, s. 60	I	417
Estates to be deemed, for purpose of Act 11, 1859, and Ben. Act 7, 1868, to be within Collectorate of the Collector upon whose general register the revenue thereof is borne. Ben. Act 7, 1868, s. 10	II	84
Punishment for contempt committed in presence of Collector; default in making deposit under s. 22 deemed a contempt. Act 11, 1859, ss. 56, 57	I	417
Mode of serving notices. Ben. Act 7, 1868, s. 5	II	83
Registration to secure tenures and farms against auction purchaser at sale for arrear. See "Registration of Land."		
Recovery of — under Ben. Act 3, 1913. See PUBLIC DEMANDS.		
MISCELLANEOUS—		
Ghatwali Mahals, Barabhum—		
Sale, etc., of tenure for arrears. Ben. Reg. 29, 1914, s. 5	I	144
Ghatwali mahals, Santal Parganas—		
Ghatwals to retain their lands so long as they pay assessed revenue. Ben. Reg. 29, 1814, s. 2	I	144
to be considered as forming part of the zamindari of Birbhum; collection of revenue and payment there out of zamindar's dues. Ben. Reg. 29, 1814, ss. 3 to 5	I	144
Sale, etc., of tenure for arrears. Ben. Reg. 29, 1814, s. 5	I	144
Settled estates — Procedure for recovery of arrears in —. See under SETTLED ESTATES.		
Rules for khas management applied to estates purchased by Government of sale for arrears of revenue, and other estates, the property of Government. Ben. Reg. 11, 1822, s. 36	I	269
Village accounts; three copies of — to be prepared for offices of Collector, patwari and kanungo, respectively; accounts when and how to be furnished; inspection of accounts. Ben. Reg. 9, 1833, ss. 12, 13	I	339
Partition — Restrictions on — with reference to land-revenue — See PARTITION.		
LATRINES—		
Fee for cleansing — in Municipalities. See MUNICIPALITY.		
Supply of water for —. See MUNICIPALITY.		
Licensing of public latrines in Puri. See PILGRIM.		
Regulation of —. See cross-references from DRAINS, LATRINES.		
Laws Act (Bengal, Bihar and Orissa and Assam) 1912 (Banki). See Act and Regulations.	I	723
(Angul). See Act and Regulations.		

Subject.	Vol.	Page.
LEASE(s)—		
for reclamation of waste land governed by contract. <i>See</i> CONTRACT.		
of ferry tolls. <i>See</i> FERRY.		
Proprietors of land empowered to grant, but not beyond the term of their own interest, or in excess of their authority. Ben. Reg. 5, 1812, ss. 2, 3. Ben. Reg. 18, 1812, s. 2	I	138, 141
Power to grant — of waste-lands. <i>See</i> LAND-REVENUE.		
Power of Collector to grant — to owners and occupants. <i>See</i> LAND-REVENUE.		
Responsibility for land-revenue of zamindar when holding on after —. <i>See</i> LAND-REVENUE.		
Bar to annulment of — on attachment or sale. <i>See</i> LANDLORD AND TENANT.		
not affected by division, transfer, etc., of estate. <i>See</i> LANDLORD AND TENANT.		
Validation of — fixing rent in perpetuity or for ten years. <i>See</i> LANDLORD AND TENANT.		
Power of <i>ghatalas</i> to grant —. <i>See</i> LANDLORD AND TENANT.		
Revision of settlement during continuance of —. <i>See</i> LAND-REVENUE.		
Classes of <i>raiyats</i> entitled to —. <i>See</i> LANDLORD AND TENANT.		
Cancellation of — for arrears. <i>See</i> LANDLORD AND TENANT.		
New — under Ben. Reg. 7, 1822, not to exceed 12 years. <i>See</i> LAND-REVENUE.		
Saving of — in partition of estates. <i>See</i> PARTITION.		
Registration of certain leases —. <i>See</i> REGISTRATION OF LAND.		
by tenant for life of settled estate. <i>See</i> SETTLED ESTATE.		
of tramway by local authority. <i>See</i> TRAMWAY.		
<i>See also</i> TRANSFER.		
LEAVE OF ABSENCE—		
of officers and servants of District Road Committee. <i>See</i> LOCAL RATES AND CESSSES.		
of Chairman of Municipality. <i>See</i> MUNICIPALITY.		
of officers and servants, Municipalities —. <i>See</i> MUNICIPALITY.		
LEGALLY QUALIFIED MEDICAL PRACTITIONER: defined. <i>See</i> WORDS AND PHRASES.		
LEGAL PRACTITIONERS—		
control of, in Angul. Reg. 3 of 1913	I	822
LEGISLATIVE COUNCIL—		
Witnesses before Bengal Council. <i>See</i> COUNCIL—		
LIBRARY—		
Provision of free libraries in municipalities. <i>See</i> MUNICIPALITY.		
LICENSE(s)—		
for contractors, recruiters emigration depôts, etc. <i>See</i> EMIGRATION.		
of vessels for transport by river of labourers. <i>See</i> EMIGRATION.		
of medical officer for vessels. <i>See</i> EMIGRATION.		
Excise —. <i>See</i> EXCISE.		
for hackney-carriage. <i>See</i> HACKNEY-CARRIAGE.		
for lodging-houses, Puri. <i>See</i> PILGRIM.		
For other LICENSES. <i>See</i> under appropriate heads.		
LICENSED VENDOR OR MANUFACTURER —, defined. <i>See</i> WORDS AND PHRASES.		

Subject.

Vol.

LIEN — of person making advance for cultivation of indigo. See INDIGO.

LIEUTENANT-GOVERNOR — defined. See WORDS AND PHRASES.

LIFE GRANT —
Rules respecting — applicable to grants for a term. See LAND-REVENUE.
Escheated life-grant; attachment of revenue of; order for resumption of — to be obtained. See LAND-REVENUE.

LIGHTING —
Regulation of — in municipalities. See MUNICIPALITY.

LIGHTING FUND. See MUNICIPAL

LIGHTING RATE —
Assessment and recovery of — in municipalities. See MUNICIPALITY.
Application of —. See MUNICIPALITY.

LIGHTS. See COAST-LIGHTS.

LIMITATION —
Indian — Act, 1877, how far applicable in suits, appeals and applications under the Bengal Tenancy Act, 1885, and Orissa Tenancy Act, 1913. See LANDLORD AND TENANT.
in suits under Ben. Reg. 7, 1822. See LAND-REVENUE.
in suits to contest assessment. See LAND-REVENUE.

LINE OF NAVIGATION — defined. See WORDS AND PHRASES.

LIQUOR —
defined. See WORDS AND PHRASES.
Spirituuous or fermented —. See CUSTOMS.
See also DRINK; EXCISE, FOOD AND DRINK.

LOAN(S) —
by or to member of Indian Civil Service prohibited. See CIVIL SERVICE.
for drainage-scheme. See DRAINAGE.
by District Boards for railways or tramways. See LOCAL SELF-GOVERNMENT.
Power of District Boards to raise —. See LOCAL SELF-GOVERNMENT.

LOCAL AREA: defined. See WORDS AND PHRASES.

LOCAL AUTHORITY —
defined. See WORDS AND PHRASES.
Acquisition of land for —. See LAND.
Powers, etc., of — as to construction, lease, working and purchase of tramway. See TRAMWAY.
Loans to —. See LOAN(S).
Particular Local Authorities. See DRAINAGE; LOCAL SELF-GOVERNMENT; MUNICIPALITY.

LOCAL BOARD(S) —
Constitution, duties, powers of —. See LOCAL SELF-GOVERNMENT.
Municipalities excluded from jurisdiction of —. See MUNICIPALITY.

LOCAL FUNDS —
Application of — for purchase of tramway. See TRAMWAY.
See also FUNDS.

Subject.	Vol.	Page.
LOCAL RATES AND CESSSES— <i>contd.</i>		
ROAD-CESS AND PUBLIC WORKS-CESS— <i>contd.</i>		
Commissioner(s)—		
may sanction the payment of commission to <i>tahsildars</i> . Ben. Act 9, 1880, s. 91A	II	410
Power of — to revise appeal against entries in valuation-roll. Ben. Act 9, 1880, s. 37G	II	390
Special report to — be made to — when fine exceeds five hundred rupees. Ben. Act 9, 1880, s. 72A	II	406
to be subject to the general control and supervision of the Board of Revenue. Ben. Act 9, 1880, s. 105	II	414
to dispose of appeal for the levy of a fine by Collector for omission to make a return. Ben. Act 9, 1880, s. 72A	II	406
to supervise orders of Collectors. Ben. Act 9, 1880, s. 105	II	414
District Road Fund — When expense of revaluation to be borne by the —. Ben. Act 9, 1880, s. 23	II	383
Draft Valuation-roll. See VALUATION-ROLL. Ben. Act 9, 1880, s. 37E	II	389
Fine — Power of Collector to — for omission to make a return. Ben. Act 9, 1880, s. 72A	II	406
Notice — to be given to person whose return is to be revalued. Ben. Act 9, 1880, s. 22	II	383
Penalty — for omitting to make a return. Ben. Act 9, 1880, s. 72A	II	406
Local Government—		
Power of — to appoint authority for hearing appeals against entries in valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
to prescribe rules for consideration and disposal of objections to entries in valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
Publication — of draft valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
Rent-free land(s)—Powers and functions of Settlement-officer in regard to valuation of —. Ben. Act 9, 1880, s. 37D	II	389
Record-of-rights — Valuation during preparation, revision or maintenance of —. Ben. Act 9, 1880, s. 37A	II	388
Settlement-officer—		
Definition of —. Ben. Act 9, 1880, s. 4	II	375
Method of valuation by —. Ben. Act 9, 1880, s. 37C	II	389
Powers and functions of — in regard to rent-free lands. Ben. Act 9, 1880, s. 37D	II	389
Preparation of valuation-roll by —. Ben. Act 9, 1880, s. 37B	II	389
to exercise powers and functions of Collector in regard to valuation of rent-free lands. Ben. Act 9, 1880, s. 37D	II	389
to finally frame the valuation-roll. B. & O. Act 106 of 1916, s. 11	IV	225
to hear objections to entries in valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
to publish draft valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
to submit valuation-roll to Collector. B. & O. Act 1 of 1916, s. 12	IV	226
<i>Tahsildar</i> — Payment of commission to —. Ben. Act 9, 1880, s. 91A	II	410
Unclaimed movable property. See MOVABLE PROPERTY.		

Subject.

Vol.

Page.

LOCAL RATES AND CESSSES—*contd.*ROAD-CESS AND PUBLIC WORKS-CESS—*contd.*

Valuation—

Method of — by Settlement-officer. Ben. Act 9, 1880, s. 37C	II	389
Recovery of expense of — where return is untrue or incorrect. Ben. Act 9, 1880, s. 23	II	383
Term of —. B. & O. Act 1 of 1916, s. 13	IV	226
when to take effect. Ben. Act 9, 1880, s. 37A	II	388

Valuation-roll—

Appeals against entries in —. B. & O. Act 1 of 1916, s. 11	IV	225
Final publication of —. B. & O. Act 1 of 1916, s. 11	IV	225
Objections to entries in — to be heard by Settlement-officer. B. & O. Act 1 of 1916, s. 11	IV	225
Preparation of — by Settlement officer. Ben. Act 9, 1880, s. 37B	II	389
Publication of draft. B. & O. Act 1 of 1916, s. 11	IV	225

IMPOSITION AND APPLICATION OF CESSSES—

All immovable property liable to road-cess and public works- cess. Ben. Act 9, 1880, s. 5	II	377
Previous sanction of Governor General in Council required to levy of cesses on railways or tramways belonging to or guaranteed by Government. Ben. Act 9, 1880, s. 8	II	378
Application of proceeds of road-cess. B. & O. Act 1 of 1916, s. 7	IV	225
Application of proceeds of public works-cess. Ben. Act 9, 1880, s. 10	II	378

Assessment, Payment and Recovery of Cesses—

Rate of cess how to be fixed; maximum allowed. Ben. Act 9, 1880, ss. 6, 38, 40, 148, 153	II	377, 391
District Board to fix rate of road-cess annually. Ben. Act 3, 1885, s. 46	II	666
Announcement of rate when fixed. Ben. Act 9, 1880, ss. 40, 154 to 156	II	391, 598, 599

Limitation on amount of cess payable by Local Government.

Ben. Act 9, 1880, s. 7	II	378
Cess how to be assessed. Ben. Act 9, 1880, s. 6	II	377
Power to fix and alter cess year. Ben. Act 9, 1880, s. 11	II	378

Valuation and revaluation of lands for purposes of assess-
ment—

Special provisions as to lands used for cultivation of tea, coffee or cinchona. Ben. Act 9, 1880, s. 33, Sch. C	II	386, 422
Preparation and publication of valuation-rolls. Ben. Act 9, 1880, ss. 34, 35	II	387
Distribution of valuation in case of partition. Ben. Act 9, 1880, s. 43	II	393
Time and mode of payment of cess. Ben. Act 9, 1880, ss. 41, 42	II	392, 393
Recovery of cess from tenures in Government estates. Ben. Act 9, 1880, s. 40A	II	391
Arrears of cess when recoverable; interest allowed. Ben. Act 9, 1880, s. 45	II	395
Recovery by holders of estates or tenures. Ben. Act 9, 1880, s. 47	II	396

Subject.

Vol.

Page.

LOCAL RATES AND CESSSES—*contd.*ROAD-CESS AND PUBLIC WORKS-CESS—*contd.*

Commissioner(s)—

may sanction the payment of commission to <i>tahsildars</i> . Ben. Act 9, 1880, s. 91A	II	410
Power of — to revise appeal against entries in valuation-roll. Ben. Act 9, 1880, s. 37G	II	390
Special report to — be made to — when fine exceeds five hundred rupees. Ben. Act 9, 1880, s. 72A	II	406
to be subject to the general control and supervision of the Board of Revenue. Ben. Act 9, 1880, s. 105	II	414
to dispose of appeal for the levy of a fine by Collector for omission to make a return. Ben. Act 9, 1880, s. 72A	II	406
to supervise orders of Collectors. Ben. Act 9, 1880, s. 105	II	414
District Road Fund — When expense of revaluation to be borne by the —. Ben. Act 9, 1880, s. 23	II	383
Draft Valuation-roll. See VALUATION-ROLL. Ben. Act 9, 1880, s. 37E	II	389
Fine — Power of Collector to — for omission to make a return. Ben. Act 9, 1880, s. 72A	II	406
Notice — to be given to person whose return is to be revalued. Ben. Act 9, 1880, s. 22	II	383
Penalty — for omitting to make a return. Ben. Act 9, 1880, s. 72A	II	406

Local Government—

Power of — to appoint authority for hearing appeals against entries in valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
to prescribe rules for consideration and disposal of objections to entries in valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
Publication — of draft valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
Rent-free land(s)—Powers and functions of Settlement-officer in regard to valuation of —. Ben. Act 9, 1880, s. 37D	II	389
Record-of-rights — Valuation during preparation, revision or maintenance of —. Ben. Act 9, 1880, s. 37A	II	388

Settlement-officer—

Definition of —. Ben. Act 9, 1880, s. 4	II	375
Method of valuation by —. Ben. Act 9, 1880, s. 37C	II	389
Powers and functions of — in regard to rent-free lands. Ben. Act 9, 1880, s. 37D	II	389
Preparation of valuation-roll by —. Ben. Act 9, 1880, s. 37B	II	389
to exercise powers and functions of Collector in regard to valuation of rent-free lands. Ben. Act 9, 1880, s. 37D	II	389
to finally frame the valuation-roll. B. & O. Act 106 of 1916, s. 11	IV	225
to hear objections to entries in valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
to publish draft valuation-roll. B. & O. Act 1 of 1916, s. 11	IV	225
to submit valuation-roll to Collector. B. & O. Act 1 of 1916, s. 12	IV	226
<i>Tahsildar</i> — Payment of commission to —. Ben. Act 9, 1880, s. 91A	II	410
Unclaimed movable property. See MOVABLE PROPERTY.		

Subject.

Vol.

Page.

LOCAL RATES AND CESSSES—*contd.*ROAD-CESS AND PUBLIC WORKS-CESS—*contd.*

Valuation—

Method of — by Settlement-officer. Beh. Act 9, 1880, s. 37C	II	389
Recovery of expense of — where return is untrue or incorrect.		
Ben. Act 9, 1880, s. 23	II	383
Term of —. B. & O. Act 1 of 1916, s. 13	IV	226
when to take effect. Ben. Act 9, 1880, s. 37A	II	388

Valuation-roll—

Appeals against entries in —. B. & O. Act 1 of 1916, s. 11	IV	225
Final publication of —. B. & O. Act 1 of 1916, s. 11	IV	225
Objections to entries in — to be heard by Settlement-officer.		
B. & O. Act 1 of 1916, s. 11	IV	225
Preparation of — by Settlement officer. Ben. Act 0, 1880, s. 37B	II	389
Publication of draft. B. & O. Act 1 of 1916, s. 11	IV	225

IMPOSITION AND APPLICATION OF CESSSES—

All immovable property liable to road-cess and public works-cess. Ben. Act 0, 1880, s. 5	II	377
Previous sanction of Governor General in Council required to levy of cesses on railways or tramways belonging to or guaranteed by Government. Ben. Act 0, 1880, s. 8	II	378
Application of proceeds of road-cess. B. & O. Act 1 of 1916, s. 7	IV	225
Application of proceeds of public works-cess. Ben. Act 0, 1880, s. 10	II	378

Assessment, Payment and Recovery of Cesses—

Rate of cess how to be fixed; maximum allowed. Ben. Act 9, 1880, ss. 6, 38, 40, 148, 153	II	377, 391
District Board to fix rate of road-cess annually. Ben. Act 3, 1885, s. 46	II	666
Announcement of rate when fixed. Ben. Act 9, 1880, ss. 40, 154 to 156	II	301, 598, 599

Limitation on amount of cess payable by Local Government.

Ben. Act 9, 1880, s. 7	II	378
Cess how to be assessed. Ben. Act 9, 1880, s. 6	II	377
Power to fix and alter cess year. Ben. Act 9, 1880, s. 11	II	378

Valuation and revaluation of lands for purposes of assessment—

Special provisions as to lands used for cultivation of tea, coffee or cinchona. Ben. Act 9, 1880, s. 33, Sch. C	II	386, 422
Preparation and publication of valuation-rolls. Ben. Act 9, 1880, ss. 34, 35	II	387
Distribution of valuation in case of partition. Ben. Act 0, 1880, s. 43	II	303
Time and mode of payment of cess. Ben. Act 0, 1880, ss. 41, 42	II	302, 303
Recovery of cess from tenures in Government estates. Ben. Act 9, 1880, s. 40A	II	391
Arrears of cess when recoverable; interest allowed. Ben. Act 9, 1880, s. 45	II	395
Recovery by holders of estates or tenures. Ben. Act 0, 1880, s. 47	II	396

Subject.	Vol.	Page.
LOCAL RATES AND CESSSES— <i>concl'd.</i>		
ROAD-CESS AND PUBLIC WORKS-CESS— <i>concl'd.</i>		
Assessment, Payment and Recovery of Cesses— <i>concl'd.</i>		
Recovery from co-shareholders. Ben. Act 9, 1880, s. 48	II	396
Recovery from usufructuary mortgagee or tenure-holder. B. & O. Act 1 of 1916, s. 14	IV	227
Recovery of dues under Public Demands Recovery Act or out of rent. Ben. Act 9 1880, ss. 98, 99, Sch. F	II	412, 426
Special provisions as to valuation, assessment, payment and recovery in case of—		
lands held rent-free. Ben. Act 9, 1880, ss. 50 to 71, Schs. A, D	II	398 to 405 418, 424
mines, quarries, tramways, railways, and certain other immovable property. Ben. Act 9, 1880, ss. 72 to 84, Sch. E	II	405 to 409, 424
small revenue-free estates in Midnapur. Ben. Act 9, 1880, ss. 85 to 90	II	409, 410
Revision of valuations by Commissioner and Board of Revenue. Ben. Act 9, 1880, s. 93	II	411
False returns. Ben. Act 9, 1880, ss. 94, 95	II	411
Establishments. Ben. Act 9, 1880, s. 91	II	410
Service of notices and processes. Ben. Act 9, 1880, ss. 96, 97	II	411, 412
Delegation of Collector's powers. Ben. Act 9, 1880, ss. 100, 101	II	413
Power of Board of Revenue to make rules. Ben. Act 9, 1880, s. 106	II	415
Rights in respect of immovable property not affected except as expressly provided. Ben. Act 9, 1880, s. 107	II	415
District Road Fund, and Committees for administration thereof—		
(1) District Road Fund—		
Constitution of —		
Ben. Act 9, 1880, ss. 9, 10	II	378
B. & O. Act 1 of 1916, s. 20 (1)	IV	228
Application of —. Ben. Act 9, 1880, s. 109	II	417
Provident Fund, power of Committee to make rules for. B. & O. Act 1 of 1916, s. 20 (3)	IV	229
AMENDMENT OF THE CESS ACT, 1880. See Ben. Act 5, 1908, Ben. Act 4, 1910	III	227, 357
LOCAL SELF-GOVERNMENT—		
Preliminary—		
Act does not extend to Calcutta, the Chittagong Hill-tracts, or any Municipality. Ben. Act 3, 1885, s. 1	II	649
Sanction required to application of Act to Cantonment. Ben. Act 3, 1885, s. 4	II	650
Definitions. Ben. Act 3, 1885, s. 5	II	651
Act 1 of 1871—		
District Board to perform functions transferred by notification under section 31 of —. Ben. Act 3, 1885, s. 61	II	675
Sums directed by notification under section 31 of — to be credited to Union Fund. Ben. Act 3, 1885, s. 56	II	673

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT—<i>contd.</i>		
Act 1 of 1871— <i>contd.</i>		
Union Committee to perform functions transferred by notification under section 31 of — Ben. Act 3, 1885, s. 111	II	692
Agricultural Improvements — Grants in aid of — Ben. Act 3, 1885, s. 100	II	689
Animals—		
Breeding of — Ben. Act 3, 1885, s. 100	II	689
Treatment of diseases of — Ben. Act 3, 1885, s. 100	II	689
Appointment — of Chairman and Vice-Chairman of District Board on failure to elect. Ben. Act 3, 1885, s. 23A	II	658
Assessment(s)—		
Appeals against orders, awards and — Ben. Act 3, 1885, s. 118D	II	698
how to be made. Ben. Act 3, 1885, s. 118C	II	697
Provision as to — Ben. Act 3, 1885, s. 118C	II	697
Union Committee may impose an — on owners of buildings, tanks, etc., or the occupiers of buildings, within the Union or in any village. Ben. Act 3, 1885, s. 118C	II	697
Who to receive and collect — Ben. Act 3, 1885, s. 118C	II	697
Awards — Appeals against — Ben. Act 3, 1885, s. 118D	II	698
Births and deaths — Registration of — Ben. Act 3, 1885, s. 114	II	693
Bridge — Procedure where two District Boards have contributed towards cost of — etc. Ben. Act 3, 1885, s. 86C	II	683
Building(s) — Power of entry of Union Committee into — Ben. Act 3, 1885, s. 118B	II	697
Chairman—		
Appointment or election of a new — of District or Local Board. Ben. Act 3, 1885, s. 29	II	659
District Board to appoint a Member of Union Committee to be — on failure of election. Ben. Act 3, 1885, s. 41A	II	664
Election of — of Union Committee. Ben. Act 3, 1885, s. 41A	II	664
Election of — of Union Committee to be subject to approval of District Board. Ben. Act 3, 1885, s. 41A	II	664
Leave of absence to — or Vice-Chairman of a District or Local Board. Ben. Act 3, 1885, s. 26A	II	659
Term of office of — or Vice-Chairman of a District or Local Board. Ben. Act 3, 1885, s. 29A	II	660
See APPOINTMENT.		
Chaukidari Assessment — References in section 46B of the Village Chowkidari Act, 1870, to the — to be construed as references to the assessment imposed under the said section. Ben. Act 3, 1885, s. 118C	II	697
Civil Surgeon — of the district to be a member <i>ex officio</i> of the Sanitation Committee of his district. Ben. Act 3, 1885, s. 91	II	687
Commissioner(s)—		
Appointment of members of Education Committee under clause (c) of section 63B (1) to be subject to approval of — Ben. Act 3, 1885, s. 65B	II	677
may appoint members of District or Local Board on failure of election. Ben. Act 3, 1885, s. 10	II	653
may appoint new member to fill place on District or Local Boards in the case of an appointed member. — Ben. Act 3, 1885, s. 10	II	656

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT—<i>conld.</i>		
District Board(s)—<i>concl'd.</i>		
Powers of Lieutenant-Governor to remove member of —. Ben. Act 3, 1885, s. 18A	II	665
Powers of — to contribute towards cost of Municipal water-supply. Ben. Act 3, 1885, s. 88A	II	686
Powers of — to subordinate Union Committee to Local Board. Ben. Act 3, 1885, s. 119	II	699
Powers of — to turn, divert, discontinue or close road. Ben. Act 3, 1885, s. 78A	II	680
References to — so far as may be necessary, to be read as references to Local Board. Ben. Act 3, 1885, s. 119	II	699
Term of office of member of — appointed by official designation. Ben. Act 3, 1885, s. 19A	II	657
Term of office of persons elected or appointed to fill casual vacancies. Ben. Act 3, 1885, s. 19A	II	657
to adjust proceeds of tolls according to rules sanctioned by the Lieutenant-Governor. Ben. Act 3, 1885, s. 86C	II	683
to appoint Chairman on failure of election. Ben. Act 3, 1885, s. 41A	II	664
to appoint Education Committee. Ben. Act 3, 1885, s. 65B	II	677
to appoint Sanitary Inspector. Ben. Act 3, 1885, s. 91	II	687
to approve scheme for the control of buildings in village. Ben. Act 3, 1885, s. 118	II	695
to be responsible for proper distribution of funds transferred to it. Ben. Act 3, 1885, s. 65	II	676
to contribute towards cost of taking measures for the prevention of plague in the district. Ben. Act 3, 1885, s. 88A	II	686
to make rules for pension and gratuities to its establishment. Ben. Act 3, 1885, s. 35	II	663
to perform function transferred to it by notification under section 31 of the Cattle-trespass Act, 1871. Ben. Act 3, 1885, s. 61	II	675
to provide for the promotion of free vaccination. Ben. Act 3, 1885, s. 67	II	678
to provide for training and employment of compounders, midwives and veterinary practitioners. Ben. Act 3, 1885, s. 67	II	678
to sanction assessment. Ben. Act 3, 1885, s. 118G	II	697
Who may appoint Chairman or Vice-Chairman of —. Ben. Act 3, 1885, s. 23A	II	658
DISTRICT ENGINEER. —Conditions on which a house and land may be acquired, or on what land may be acquired and a house constructed for the residence of the —. Ben. Act 3, 1885, s. 138	II	704
DISTRICT FUND—		
Application of —. Ben. Act 3, 1885, s. 138	II	704
Pensions and gratuities to be paid out of the —. Ben. Act 3, 1885, s. 35	II	663
DISTRICT ROAD FUND. —Temporary deviations from provisions relating to crediting or application of —. Ben. Act 3, 1885, s. 53A	II	672
DITCH. See UNION COMMITTEE.		

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT—<i>contd.</i>		
EDUCATION COMMITTEE(S)—		
Constitution and functions of —. Ben. Act 3, 1885, s. 65B	II	677
Duties of —. Ben. Act 3, 1885, s. 65B	II	677
ELECTION(S). Disputes relating to — by whom to be decided —.		
Ben. Act 3, 1885, s. 138	II	704
FAIRS. See UNION COMMITTEE.		
FAMINE. Duties of District Boards in regard to relief of —. Ben.		
Act 3, 1885, s. 138	II	704
<i>See DISTRICT BOARD.</i>		
GRANTS-IN-AID — of agricultural and veterinary improvements.		
Ben. Act 3, 1885, s. 100	II	689
GRATUITIES—Pensions and — to be paid out of the District		
Fund. Ben. Act 3, 1885, s. 35	II	663
LAND.—Power of entry of Union Committee upon —. Ben.		
Act 3, 1885, s. 118B	II	697
LEAVE OF ABSENCE.—Period of — to Chairman and Vice-		
Chairman of District or Local Board. Ben. Act 3, 1885, s. 26A	II	659
LOCAL BOARD(S)—		
Appointment of members when to have effect. Ben. Act 3, 1885, s. 10	II	653
Disputes between two or more Union Committees when to be referred to — or District Board. Ben. Act 3, 1885, s. 133	II	703
Election of Vice-Chairman of —. Ben. Act 3, 1885, s. 26	II	658
Election or appointment of new members to fill casual vacancies. Ben. Act 3, 1885, s. 19	II	656
Leave of absence to Chairman or Vice-Chairman of —. Ben. Act 3, 1885, s. 26A	II	659
Outgoing members eligible for re-election or reappointment. Ben. Act 3, 1885, s. 19A	II	657
Power of District Board to subordinate Union Committee to —. Ben. Act 3, 1885, s. 119	II	699
Power of Governor to remove member of —. Ben. Act 3, 1885, s. 18A	II	656
References to District Board so far as may be necessary, to be read as references to —. Ben. Act 3, 1885, s. 119	II	699
Term of office of member of — appointed by official designation. Ben. Act 3, 1885, s. 19A	II	657
Term of office of persons elected or appointed to fill casual vacancies. Ben. Act 3, 1885, s. 19A	II	657
MAGISTRATE(S)—		
Before making an order to give owner and occupier full opportunity of adducing evidence and being heard in defence. Ben. Act 3, 1885, s. 118	II	696
may make an order directing that work done in contravention of his order be demolished or altered at the expense of the owner. Ben. Act 3, 1885, s. 118	II	695
may make an order directing that work done in contravention of his order be demolished or altered to the satisfaction of the Union Committee. Ben. Act 3, 1885, s. 118	II	695
to direct the submission of returns of births and deaths. Ben. Act 3, 1885, s. 114	II	693
MASONRY BUILDING.—Penalty for disobedience of order to demolish or alter a — or other building. Ben. Act 3, 1885, s. 118		
	II	695

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT—contd.		
Melas. See UNION COMMITTEE.		
MIDWIVES.—Training and employment of — to be provided for by District Board. Ben. Act 3, 1885, s. 67	II	678
ORDERS. Appeals against —. Ben. Act 3, 1885, s. 118D	II	698
Panchayat.—References to a — in the Village-Chaukidari Act, 1870, to be construed as references to the Union Committee. Ben. Act 3, 1885, s. 118	II	697
PENALTY — for disobedience of order to demolish or alter a building to the satisfaction of the Union Committee. Ben. Act 3, 1885, s. 118	II	695
PENSIONS. — and gratuities to be paid out of the District Fund. Ben. Act 3, 1885, s. 35	II	663
POLICE OFFICERS—		
Power of —. Ben. Act 3, 1885, s. 86K	II	684
to assist authorized Toll Collector. Ben. Act 3, 1885, s. 86K	II	684
POOL. See UNION COMMITTEE.		
PROVIDENT FUND. Rules for —. Ben. Act 3, 1885, s. 33A	II	663
Public Nuisances. See UNION COMMITTEE.		
RAILWAY. Provision for raising loan for construction and maintenance of — or tramway. Ben. Act 3, 1885, s. 50	II	667
Reasons — for which Acts of District and Local Boards, etc., deemed invalid. Ben. Act 3, 1885, s. 19	II	656
Resignation—		
of Chairman of a District Board. Ben. Act 3, 1885, s. 27	II	659
" " Local Board	II	659
Road. " Power of District Board to turn, divert, discontinue or close. Ben. Act 3, 1885, s. 78A	II	680
Rule(s) —		
for the retirement of members of District and Local Boards by rotation. Ben. Act 3, 1885, s. 19A	II	657
Publication of — and orders repealing or altering. Ben. Act 3, 1885, s. 32	II	661
Sanitary Inspector — Appointment of —. Ben. Act 3, 1885, s. 91	II	687
Sanitation — Definition of —. Ben. Act 3, 1885, s. 5	II	651
See Costs; Union Committee.		
Sanitation Committee(s)—		
Constitution and functions of —. Ben. Act 3, 1885, s. 91	II	687
Duties of —. Ben. Act 3, 1885, s. 91	II	687
.	II	694
Se		
ment of — or class of — managed by District Board. Ben. Act 3, 1885, s. 65	II	676
Schools (other)—		
to be under management of District Board. Ben. Act 3, 1885, s. 63	II	675
to be maintained by District Board. Ben. Act 3, 1885, s. 63	II	675
Schools (primary) — Power to provide funds for improvement of — under private management. Ben. Act 3, 1885, s. 65	II	676
Service of Notice — on persons who occupy buildings in village to cleanse holdings. Ben. Act 3, 1885, s. 117	II	694

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT—<i>contd.</i>		
Students' hostels—		
Maintenance and management of —. Ben. Act 3, 1885, s. 65 .	II	676
Power to provide funds for buildings to be used as —. Ben. Act 3, 1885, s. 65 .	II	676
Provision, maintenance and management of —. Ben. Act 3, 1885, s. 64A .	II	676
Site of —. Ben. Act 3, 1885, s. 65A .	II	677
Supply of water — Union Committee may provide the Union with a —. Ben. Act 3, 1885, s. 118A .	II	696
Toll(s)—		
Exemption from payment of —. Ben. Act 3, 1885, s. 86D .	II	683
Penalty for refusal to pay —. Ben. Act 3, 1885, s. 86J .	II	684
Penalty for taking unauthorized —. Ben. Act 3, 1885, s. 86L .	II	685
Places where — may or may not be levied. Ben. Act 3, 1885, s. 86A .	II	682
Power of District Board to establish toll-bars and levy —. Ben. Act 3, 1885, s. 86A .	II	682
Power of toll-collector or lessee in case of refusal to pay. Ben. Act 3, 1885, s. 86H .	II	684
Power to compound for —. Ben. Act 3, 1885, s. 86G .	II	684
Proceeds how to be adjusted. Ben. Act 3, 1885, s. 138 .	II	704
Rates of —. Ben. Act 3, 1885, s. 86E .	II	684
Table of — to be hung up. Ben. Act 3, 1885, s. 86F .	II	684
Table of — to be printed or written in the vernacular of the district; penalty for non-compliance of same by toll-collector. Ben. Act 3, 1885, s. 86F .	II	684
Toll-bars—		
District Board to publish expenses, etc., of —. Ben. Act 3, 1885, s. 86M .	II	685
Lease of —. Ben. Act 3, 1885, s. 86B .	II	683
Tramway. <i>See</i> Railway.		
Transfer(s) of tenures. <i>See</i> Tenure(s).		
Unions — Public nuisances within—. Ben. Act 3, 1885, s. 133 .	II	704
Union Committee(s)—		
Appeals against order of —. Ben. Act 3, 1885, s. 118D. .	II	698
Chairman of —. Ben. Act 3, 1885, s. 41A .	II	664
Disputes between two or more — when to be referred to District Board or Local Board. Ben. Act 3, 1885, s. 133 .	II	703
Duties of — as to sanitation, conservancy and drainage. Ben. Act 3, 1885, s. 115 .	II	693
may apply to District Magistrate to make an order directing that work done in contravention of the order passed be demolished or altered by—at the expense of the owner. Ben. Act 3, 1885, s. 118 .	II	695
may apply to District Magistrate to make an order directing that work done in contravention of the order passed be demolished or altered to satisfaction of —. Ben. Act 3, 1885, s. 118 .	II	695
may, by written notice, require owner or occupier of hut or owner of privy to remove such hut or privy either wholly or in part within a specified period. Ben. Act 3, 1885, s. 116 .	II	693
may, by written notice, require owner or occupier of building to construct private drains, or alter or remove the same, within a specified period. Ben. Act 3, 1885, s. 116 .	II	693

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT— <i>cont'd.</i>		
Union Committee(s)— <i>cont'd.</i>		
may cause huts or privies to be removed, either wholly or in part. Ben. Act 3, 1885, s. 116	II	693
may cause improvements to be made, as in its opinion seems necessary. Ben. Act 3, 1885, s. 116	II	693
may cause private drains to be constructed, altered or removed. Ben. Act 3, 1885, s. 116	II	693
may cause streets, passages and public drains to be constructed or widened. Ben. Act 3, 1885, s. 116	II	693
may cause tanks or lowlands to be filled up or deepened. Ben. Act 3, 1885, s. 116	II	693
may cause work to be carried out on failure of owner or occupier to execute the same. Ben. Act 3, 1885, s. 116	II	693
may contract with any person for a supply of water. Ben. Act 3, 1885, s. 118A	II	696
may, for the purpose of water-supply, construct, repair and maintain tanks or wells, clear out streams or watercourses, and do any other necessary acts. Ben. Act 3, 1885, s. 118A	II	696
may, for the purpose of a water-supply, deal with any tank, etc., likely to be prejudicial to health, but not so as to interfere with any private right. Ben. Act 3, 1885, s. 118A	II	696
may, for the purpose of a water-supply, purchase or acquire by lease any tank, etc., within or without the Union. Ben. Act 3, 1885, s. 118A	II	696
may, for the purpose of a water-supply, utilize, cleanse, or repair any tank, etc., within the Union, or provide facilities Ben. Act 3, 1885, s. 118A is maintained, require persons to cleanse their holdings within specified period. Ben. Act 3, 1885, s. 117	II	696
may, with sanction of District Board, employ special establishment for cleansing village within Union. Ben. Act 3, 1885, s. 116	II	693
on failure of person on whom notice is served, shall cause his holding to be cleansed. Ben. Act 3, 1885, s. 117	II	694
or any member, officer or servant thereof may enter upon any building or land for inspection or execution of any work. Ben. Act 3, 1885, s. 118B	II	697
Power of entry of —. Ben. Act 3, 1885, s. 118B	II	697
„ to control building. Ben. Act 3, 1885, s. 118	II	695
„ of District Board to subordinate — to Local Board. Ben. Act 3, 1885, s. 119	II	699
Power of Lieutenant-Governor to remove member of —. Ben. Act 3, 1885, s. 18A	II	656
Powers and duties of — in regard to public nuisances within Unions. Ben. Act 3, 1885, s. 138	II	704
Powers and duties in regard to sanitation, conservancy and drainage. Ben. Act 3, 1885, s. 138	II	704
Powers of — as to sanitation, conservancy and drainage. Ben. Act 3, 1885, s. 116	II	693
Provisions as to entry by — into or upon any building or land. Ben. Act 3, 1885, s. 118B	II	697

Subject.

Vol.

Page.

LOCAL SELF-GOVERNMENT—*contd.*Union Committee(s)—*could.*

References to a <i>panchayat</i> in the Village-Chaukidari Act, 1870, to be construed as references to —. Ben. Act 3, 1885, s. 118C	II	697
shall recover from persons occupying buildings in a village portions of costs of cleansing their holdings. Ben. Act 3, 1885, s. 117	II	697
tank, well, stream, etc., constructed or repaired by — to remain under their control and administration. Ben. Act 3, 1885, s. 118A	II	696
to appoint one of its members to receive and collect assessment. Ben. Act 3, 1885, s. 118C	II	697
to be subordinate to District Board in execution of works as to sanitation, conservancy and drainage. Ben. Act 3, 1885, s. 115	II	693
to elect Chairman. Ben. Act 3, 1885, s. 41A	II	864
to make special arrangements for conservancy, etc., of fairs and <i>melas</i> . Ben. Act 3, 1885, s. 115	II	693
to perform functions transferred to it by notification under section 31 of the Cattle-trespass Act, 1871. Ben. Act 3, 1885, s. 111	II	692
to prescribe space which should intervene between new buildings and new buildings and road in village. Ben. Act 3, 1885, s. 118	II	695
to provide for the registration of births and deaths. Ben. Act 3, 1885, s. 114	II	693
to submit returns of births and deaths to Magistrate. Ben. Act 3, 1885, s. 114	II	693
UNION FUND.—Proceeds of assessment to be credited to —. Ben. Act 3, 1885, s. 118C	II	697
VACANCY — in office of members of District or Local Boards caused by removal or death. Power to fill —. Ben. Act 3, 1885, s. 19.	II	656
VACCINATION—		
Promotion of — to be provided for by District Board. Ben. Act 3, 1885, s. 67	II	678
Rules for promoting free —. Ben. Act 3, 1885, s. 138	II	704
VETERINARY DISPENSARIES.—Establishment and maintenance of —. Ben. Act 3, 1885, s. 100	II	689
VETERINARY IMPROVEMENT.—Grants-in-aid of —. Ben. Act 3, 1885, s. 100	II	689
VETERINARY PRACTITIONERS—Training and employment of — to be provided for by District Board. Ben. Act 3, 1885, s. 67	II	678
VICE-CHAIRMAN—		
Appointment or election of a new — of District or Local Board. Ben. Act 3, 1885, s. 29	II	659
Leave of absence to Chairman or — of District or Local Board. Ben. Act 3, 1885, s. 26A	II	659
of Local Board by whom to be appointed. Ben. Act 3, 1885, s. 26	II	658
Term of office of Chairman and — of a District or Local Board. Ben. Act 3, 1885, s. 29A	II	660
See APPOINTMENT.		

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT— <i>contd.</i>		
VILLAGE(S)—		
Cleansing of — Ben. Act 3, 1885, s. 117	II	694
Powers of Union Committee for improvement of — within the Union. Ben. Act 3, 1885, s. 116	II	693
WATER-SUPPLY—		
Application for sanction to contribute towards — to be made only when authorized by a resolution voted by a majority of members of a District Board at a special meeting. Ben. Act 3, 1885, s. 88A	II	686
Power to contribute towards cost of municipal — Ben. Act 3, 1885, s. 88A	II	686
Union Committee may contract with any person for a — Ben. Act 3, 1885, s. 118A	II	693
WELL. See UNION COMMITTEE.		
Constitution of Administrative Areas and Local Authorities.		
Establishment of District Boards and Local Boards. Ben. Act 3, 1885, s. 6, Sch. III	II	651, 712
Qualification of electors. Ben. Act 3, 1885, s. 9	II	653
Resignation and removal of members; filling of casual vacancies. Ben. Act 3, 1885, ss. 17 to 20 and s. 138 (a)	II	653 to 657,
Incorporation of District Board. Ben. Act 3, 1885, s. 20	II	657, 704
Time for Boards, coming into existence. Ben. Act 3, 1885, s. 21	II	657
Chairman and Vice-Chairman of District and Local Board; election, appointment, resignation and removal of vacancies, how filled. Ben. Act 3, 1885, ss. 22 to 29, 32 (e), 138 (c)	II	657 to 659, 662, 703
Union Committee—		
Provisions as to — not to apply anywhere unless expressly extended by notification. Ben. Act 3, 1885, s. 37	II	664
Constitution of Unions. Ben. Act 3, 1885, s. 38	II	664
„ Committees. Ben. Act 3, 1885, ss. 38 to 41, 138 (a)	II	664, 704
Term of office of members; filling of casual vacancies. Ben. Act 3, 1885, ss. 42, 43	II	663
Relation of Local Board to District Board. Ben. Act 3, 1885, ss. 101 to 103, 130, 135, 138 (f)	II	690, 701, 704
Relation of Union Committee to Local Board. Ben. Act 3, 1885, ss. 103, 104, 130, 133, 138 (f)	II	690, 701, 703, 703
Committees for application of road-cess and public-works cess. See LOCAL RATES AND CESSSES.		
Drainage commissioners; appointment and powers of —. See DRAINAGE.		
Duties and powers of Local Authorities.		
General duties and powers of District Boards—		
All Boards, unless the Local Government otherwise directs (pounds, education, medical relief, public works). Ben. Act 3, 1885, ss. 59, 61 to 66, 138 (j) to (m)	II	674, 675 to 681, 703, 703
Pounds. Ben. Act 3, 1885, s. 61	II	675

Subject.	Vol.	Page.
LOCAL SELF-GOVERNMENT—<i>contd.</i>		
Finance and Property—<i>contd.</i>		
District Board to fix rate of road-cess annually. Ben. Act 3, 1885, s. 46	II	666
District Fund; constitution and custody of —. Ben. Act 3, 1885, s. 52	II	668
District Fund.—Application of —. Ben. Act 3, 1885, s. 53	II	669
District Fund — estimates and accounts of District Board. Ben. Act 3, 1885, ss. 47, 49, 53, 54, 138 (<i>h</i>), (<i>i</i>), (<i>r</i>)	II	666, 667, 669, 672, 705, 707
District Fund.—Estimates and accounts of Local Board. Ben. Act 3, 1885, ss. 51, 138 (<i>r</i>)	II	667, 707
District Fund. Power of District Board to raise loans. Ben. Act 3, 1885, ss. 50, 53	II	667, 669
Union Fund. Constitution and custody of —. Ben. Act 3, 1885, s. 56	II	673
Union Fund.—Application of —. Ben. Act 3, 1885, s. 57	II	673
Union Fund — accounts. Ben. Act 3, 1885, ss. 58, 105, 138 (<i>r</i>)	II	674, 691, 707
Union Fund estimates. Ben. Act 3, 1885, s. 105	II	691
Finance Committee. Appointment and duties of —. Ben. Act 3, 1885, ss. 55, 138 (<i>a</i>), (<i>i</i>)	II	672, 704, 705
Property.—General power of District Board to acquire, hold and transfer —. Ben. Act 3, 1885, ss. 20, 138 (<i>d</i>)	II	657, 705
Property.—Transfer to District Board of roads, etc., held by District Road Committee or Branch Committee under Cess Act 1880. Ben. Act 3, 1885, s. 73	II	679
Property — Power of Local Government to place under control and administration of District Board. Ben. Act 3, 1885, s. 74	II	679
Property — Works constructed by District Board to vest in it. Ben. Act 3, 1885, s. 75	II	679
Property — Power of District Board to acquire road, etc. Ben. Act 3, 1885, s. 76	II	679
Property — Public streams, channels, etc., placed under control and administration of District Board. Ben. Act 3, 1885, s. 89	II	686
Property, village-roads, drains, conservancy works and certain sources of public water-supply placed under control and administration of Union Committee. Ben. Act 3, 1885, ss. 108, 116, 119	II	692, 693, 699
General Powers of Official Control—		
Powers of Magistrate and Commissioner as to expenditure of Boards. Ben. Act 3, 1885, ss. 47, 48	II	666, 667
Local Government, Commissioners and District Magistrates to see that proceedings of Local Authorities are in conformity with law. Ben. Act 3, 1885, s. 120	II	699
Powers of District Magistrate, Commissioner and Local Government as to supervision, suspension of action and execution of work. Ben. Act 3, 1885, ss. 121, 122, 124 to 130	II	699, 700, 701
Appointment, powers and duties of Inspector of Local Works. Ben. Act 3, 1885, ss. 123, 138 (<i>l</i>)	II	699, 706

Subject.	Vol.	Page.
LOCAL SELF GOVERNMENT—<i>contd.</i>		
Finance and Property— <i>concl'd.</i>		
General Powers of Official Control— <i>concl'd.</i>		
Power of Local Government to supersede Board for incompetency, default or abuse of powers; consequences of supersession. Ben. Act 3, 1885, ss. 131, 132	II	702
Power of Local Government to make rules. Ben. Act 3, 1885, s. 138	II	704
Settlement of disputes between Local Authorities. Ben. Act 3, 1884, s. 66A, Ben. Act 3, 1885, ss. 136, 137	II	330, 704
Miscellaneous—		
Liability of member of District Board or Union Committee for loss, waste or misapplication of money or property. Ben. Act 3, 1885, s. 142	II	709
Penalty on member, officer or servant of Local Authority being unlawfully interested in work done for, or contract made with, that Authority. Ben. Act 3, 1885, s. 144	II	709
Power of Local Authority to pay compensation. Ben. Act 3, 1885, s. 145	II	710
Suit against member of Local Authority, etc.; notice of suit; limitation; tender of amends. Ben. Act 3, 1885, s. 146	II	710
Publication of rules and by-laws. Ben. Act 3, 1885, s. 143	II	709
Penalty for breach of by-laws. Ben. Act 3, 1885, s. 140	II	708
Prosecutions. Ben. Act 3, 1885, s. 141	II	709
<i>See also</i> LOCAL AUTHORITY.		
LOCAL SELF-GOVERNMENT—Amendment of —. Ben. Act 5, 1908	III	227
LOCAL SELF-GOVERNMENT in municipal towns. <i>See</i> MUNICIPALITY.		
LODOER; defined. <i>See</i> WORDS AND PHRASES.		
LODOING-HOUSE ACT (POBI), 1871. <i>See</i> PILGRIM. Ben. Act 4, 1871	II	199
LODGING-HOUSE—		
in Puri, etc. <i>See</i> PILGRIM.		
Regulation of — in municipalities — <i>See</i> MUNICIPALITY.		
Control of <i>sarais</i> , staging bungalows, etc., by District Boards <i>See</i> LOCAL SELF-GOVERNMENT.		
LOST PROPERTY—		
Property left in hackney-carriage, how to be dealt with. <i>See</i> HACKNEY-CARRIAGE.		
LOW-WATER MARK; defined. <i>See</i> WORDS AND PHRASES.		
LUNATIC—		
Act 35, 1858, s. 11, repealed in Bengal. Ben. Act 9, 1870, s. 2	II	286
Act 35, 1858, ss. 12 to 19, declared not to apply to persons or properties under charge of Court of Wards in Bengal. Ben. Act 9, 1870, s. 10	II	289
Act 34, 1858 (Lunacy) not affected by Court of Wards Act, 1870. <i>See</i> COURT OF WARDS.		
Application to Civil Court where Collector reports disqualified proprietor to be a —. <i>See</i> COURT OF WARDS.		
Exceptions as to settlement of land of —; management of lands of —. <i>See</i> LAND-REVENUE.		
MADADINAH GRANT—		
to be considered hereditary tenure; is transferable; transfer must be registered. Reg. 37, 1793, s. 15	I	73

Subject.	Vol.	Page.
MAGISTRATE—		
Definition of —. <i>See</i> WORDS AND PHRASES.		
Powers of — with regard to District Board. <i>See</i> LOCAL SELF-GOVERNMENT.		
Powers of — with regard to municipalities. <i>See</i> MUNICIPALITY.		
<i>Mahtocai</i> . Tenure. <i>See</i> Words and Phrases.		
MAINTENANCE—		
of minors by Court of Wards. <i>See</i> COURT OF WARDS.		
of drainage works; recovery of cost of —. } <i>See</i> DRAINAGE.		
of embankments. <i>See</i> EMBANKMENTS. }		
of labour-recruiting depôts <i>See</i> EMIGRATION.		
of hospital depôts.		
of subsidiary ferries. <i>See</i> FERRY.		
of fire-brigade. <i>See</i> FIRE.		
of irrigation canals. <i>See</i> IRRIGATION.		
of public works by District Boards. <i>See</i> LOCAL SELF-GOVERNMENT.		
of boundary marks. <i>See</i> SURVEY.		
of tramways. <i>See</i> TRAMWAY.		
<i>Majhahas</i> Tenure. <i>See</i> Words and Phrases. Presumption as to service of — tenure holders. Ben. Act 2, of 1880 III		99
<i>See</i> LANDLORD AND TENANT.		
Malguzar—		
Responsibility of — for payment of revenue when holding on after lease. <i>See</i> LAND-REVENUE.		
Malikana—		
Allowance to proprietors of estates, farmed or held <i>khas</i> : <i>See</i> LAND-REVENUE.		
Revised rules as to allowance to be made to <i>zamindars</i> and <i>malguzars</i> excluded from management of their <i>mahals</i> . Ben. Reg. 7, 1822, s. 5; Ben. Reg. 9, 1833, s. 11 I		238, 339
<i>And see</i> LAND-REVENUE.		
MALT LIQUOR. <i>See</i> EXCISE.		
Malud—		
<i>Jagirdar</i> of — entitled to hold lands exempt from assessment. <i>See</i> LAND-REVENUE.		
MANAGEMENT—		
of estate through Collector of district, when action taken under Ben. Reg. 5, 1799, ss. 5, 6. <i>See</i> ADMINISTRATION OF ESTATES.		
of estate attached for reasons of State. <i>See</i> ATTACHMENT.		
Court of Wards' general powers of —. <i>See</i> COURT OF WARDS.		
of embankments. <i>See</i> EMBANKMENT.		
of lands of females, minors, lunatics and proprietors in arrear. <i>See</i> LAND-REVENUE.		
of settled estate by Courts of Wards. <i>See</i> SETTLED ESTATE.		
MANAGER—		
Appointment, duties and powers of —, Courts of Wards. <i>See</i> COURT OF WARDS.		
Common — for co-owners. <i>See</i> LANDLORD AND TENANT.		
MANUFACTURE; defined. <i>See</i> WORDS AND PHRASES.		

Subject.

Vol.

Page.

MARCHING TROOPS—

Commanding Officer to give to Collector or Deputy Commissioner notice of arrival and of supplies, boats and temporary bridges required. Ben. Reg. 11, 1806, s. 2	I	120
Collector or Deputy Commissioner to issue orders to landholders, etc., to provide supplies, boats and bridges. Ben. Reg. 11, 1806, s. 3 (1)	I	120
Fine for non-compliance with such orders, and procedure for imposing and recovering the same; appeal. Ben. Reg. 6, 1825, ss. 2 to 5	I	261, 265
Collector or Deputy Commissioner to depute native officer to accompany troops, assist them in obtaining supplies and provide them with means of transport. Ben. Reg. 11, 1806, s. 3 (1)	I	120
Police-officers to assist in procuring transport, etc. Ben. Reg. 11, 1800, ss. 3 (1), 6.	I	121, 123
Supplies to be paid for at current market rates; Commanding Officer to redress grievances on complaint. Ben. Reg. 11, 1806, s. 3 (2)	I	121
Commanding Officer to give certificate as to boats, etc., Provided. Ben. Reg. 11, 1800, s. 4 ()	I	121
Examination and payments of accounts for supplies, etc. Ben. Reg. 11, 1806, s. 4 (2), (3)	I	121
Examination and payments of claims for compensation for injury sustained by landholder, etc., from march or encampment of troops. Ben. Reg. 11, 1806, s. 5	I	122
Report to be made by Collector or Deputy Commissioner to Board of Revenue of complaints of misbehaviour of troops. Ben. Reg. 11, 1800, s. 7	I	123

MARKETS—

Definition of —. *See* WORDS AND PHRASES.

Control over — in municipalities. *See* MUNICIPALITY.

MARRIAGE(S)—

Registration of —. *See* REGISTRATION OF BIRTHS, ETC.
of Hindu widows. *See* HINDU WIDOW.

Effect of — on succession. *See* SUCCESSION.

MARTIAL LAW—

Power of Governor General in Council to establish — in time of war or rebellion. *See* STATE OFFENCES.

MASTER: defined. *See* WORDS AND PHRASES.

Mauza: defined. *See* WORDS AND PHRASES.

MEASUREMENT OF DISTANCE. *See* ACTS AND REGULATIONS.

MEASUREMENT OF LANDS—

Right of frequent — subject to alluvion or diluvion. *See* ALLUVION AND DILUVION.

Provisions as to — under Bengal Tenancy Act, 1885, Orissa Tenancy Act, 1913, Chota Nagpur Tenancy Act, 1903. *See* LANDLORD AND TENANT.

MEASURES. *See* WEIGHTS AND MEASURES.

MEDICAL OFFICER(S)—

Licensing of — for vessels carrying labourers. *See* EMIGRATION.
to send notice of deaths in hospital. *See* MUNICIPALITY.

Inspection and report by — as to hock of huts. *See* MUNICIPALITY.
See also HEALTH OFFICER; HOSPITAL; MEDICAL PRACTITIONER.

Subject.	Vol.	Page.
MEDICAL PRACTITIONER(S)—		
<i>Bihar and Orissu Medical Act, 1916.</i>		
Definitions. B. & O. Act 2 of 1916, ss. 2, 30	IV	235, 242
Council of Medical Registration—		
Establishment of —, B. & O. Act 2 of 1916, s. 3	IV	235
Constitution of. B. & O. Act 2 of 1916, s. 4	IV	236
Nomination of members of, in default of election. B. & O. Act 2 of 1916, s. 5	IV	236
Disqualifications for being member of. B. & O. Act 2 of 1916, s. 6	IV	236
Publication of names of members of. B. & O. Act 2 of 1916, s. 7	IV	237
Term of office of members of. B. & O. Act 2 of 1916, s. 8	IV	237
Leave of absence and cessation of memberships of —. B. & O. Act 2 of 1916, ss. 9 and 10	IV	237
Fixing of vacancies. B. & O. Act 2 of 1916, s. 11	IV	237
Meetings of —. B. & O. Act 2 of 1916, s. 12	IV	237
Payment of travelling expenses of members. B. & O. Act 2 of 1916, s. 13	IV	238
Registrar and establishment of —. B. & O. Act 2 of 1916, s. 14	IV	238
REGISTER OF REGISTERED PRACTITIONERS—		
Maintenance of —. B. & O. Act 2 of 1916, ss. 15 and 16	IV	236, 238
Who entitled to be registered. B. & O. Act 2 of 1916, ss. 17 to 20	IV	239, 240
Entry of new titles and qualifications in —. B. & O. Act 2 of 1916, s. 21	IV	241
Disposal of fees. B. & O. Act 2 of 1916, s. 22	IV	241
Appeal to Council for decision of Registrar. B. & O. Act 2 of 1916, s. 23	IV	241
Appeal to Local Government from decision of Council. B. & O. Act 2 of 1916, s. 26	IV	241
Erasure of fraudulent and incorrect entries in —. B. & O. Act 2 of 1916, s. 24	IV	241
Powers of Council to remove or re-enter names in —. B. & O. Act 2 of 1916, s. 25	IV	241
Notice of deaths and erasure of names from —. B. & O. Act 2 of 1916, s. 23	IV	242
Bar to suit. B. & O. Act 2 of 1916, s. 27	IV	242
Penalty on unregistered person representing that he is registered. B. & O. Act 2 of 1916, s. 28	IV	242
Unregistered persons not to hold certain appointments	IV	242
ANNUAL MEDICAL LIST — entries in and use and publication of —. B. & O. Act 2 of 1916, s. 32	IV	242
RULES AND REGULATIONS—		
Power of Local Government to make. B. & O. Act 2 of 1916, s. 33	IV	243
To give information of existence of epidemic disease. <i>See</i> MUNICIPALITY.		
Training and employment of female — by municipalities. <i>See</i> MUNICIPALITY.		
<i>See also</i> HEALTH OFFICER; MEDICAL OFFICER; HOSPITAL.		
Mehter(s)—		
to give notice of withdrawal in municipalities. <i>See</i> MUNICIPALITY.		
MERCHANT SHIPPING—		
Penalties and sums payable by shipowners recoverable by distress on ship. Ben. Act 1, 1896, ss. 15, 17	III	77

Subject.	Vol.	Page.
MERCHANT SHIPPING—<i>continued</i>.		
Duties of master, etc., under Muhammadan Pilgrims Act, 1896, before sailing; penalties. Ben. Act 1, 1896, ss. 10 to 17	III	76, 77
Pilots. <i>See</i> PILOT.		
<i>See also</i> VESSEL; WHARF.		
MILITARY POLICE ACT (BENGAL).		
<i>See</i> POLICE.		
MINE(s)—		
definition. <i>See</i> WORDS AND PHRASES.		
Lease of land for — protected on sale for arrears of revenue. Act 11, 1859, ss. 37, 52	I	410, 416
Lease of land for — protected on sale for arrears of revenue. Ben. Act 7, 1868, s. 12.	II	85
Special provisions as to Road and Public Works cesses in case of —. <i>See</i> LOCAL RATES AND CESSSES.		
Special provisions as to water supply for Jhama coal field. <i>See</i> WATER SUPPLY.		
MINING SETTLEMENTS ACT, 1912. Ben. Act 2, 1912	III	375
Chairman—		
of a Mines Board of Health to discharge the functions of the Board in certain cases. Ben. Act 2, 1912, s. 8	III	378
Who to appoint — Ben. Act 2, 1912, s. 3	III	375
Employed — Definition of — same as in Act 8 of 1901. Ben. Act 2, 1912, s. 2	III	375
Expenses — incurred by a Mines Board of Health how to be recovered. Ben. Act 2, 1912, s. 10	III	378
Indian Penal Code — Sanitary Officers deemed to be public servants within the meaning of the —. Ben. Act 2, 1912, s. 5	III	376
Limitation — of prosecutions. Ben. Act 2, 1912, s. 17	III	382
Local Government—		
may declare a certain area to be a mining settlement after notice of publication in local official gazette. Ben. Act 2, 1912, s. 4	III	376
Power of — to alter or rescind orders. Ben. Act 2, 1912, s. 19	III	382
Power of — to appoint sanitary officers. Ben. Act 2, 1912, s. 5	III	376
Power of — to make rules. Ben. Act 2, 1912, s. 11	III	379
to appoint a Mines Board of Health. Ben. Act 2, 1912, s. 3	III	375
to appoint one of the members to be Chairman. Ben. Act 2, 1912, s. 3	III	375
Local Official Gazette—		
Area of a mining settlement to be notified in the —. Ben. Act 2, 1912, s. 4	III	376
Rules to be published in the —. Ben. Act 2, 1912, s. 11	III	379
Mine — Definition of — same as in Act VIII of 1901. Ben. Act 2, 1912, s. 2	II	375
Mines Board of Health—		
Appointment and constitution of —. Ben. Act 2, 1912, s. 3	III	375
Chairman of a — may exercise the function of the Board in certain cases. Ben. Act 2, 1912, s. 8	III	378
Expenses incurred by a — how to be recovered. Ben. Act 2, 1912, s. 10	III	378
Fines realised to be credited to the —. Ben. Act 2, 1912, s. 15	III	381
Members of — how to be nominated. Ben. Act 2, 1912, s. 3	III	375
Powers of — for obtaining evidence. Ben. Act 2, 1912, s. 14	III	381
Prosecution against owner, agent or manager to be instituted at the instance of a —. Ben. Act 2, 1912, s. 16	III	381

Subject.	Vol.	Page.
MUNICIPALITY(IES)—contd.		
<i>Generally—contd.</i>		
Constitution and Government—		
Procedure for constituting —. Ben Act 3, 1884, ss. 5, 8, 10, Schs. I, II	II	503, 505 508, 620
Power to withdraw — from operation of Act, to alter limits of —, to sub-divide — into two or more — or unite two or more — into one. Ben. Act 3, 1884, ss. 9, 9A	II	506, 507
Consolidation or apportionment of municipal funds and property when union or sub-division affected. Ben. Act 3, 1884, s. 9B excluded from jurisdiction of Local Boards, etc. Ben. Act 3, 1885, s. 1	II	507 649
Number of Commissioners. Ben. Act 3, 1884, ss. 9, 13	II	506, 508
Election of Commissioners. Ben. Act 3, 1884, ss. 14 to 16	II	508 to 511
Appointment of Commissioners. Ben. Act 3, 1884, ss. 14, 16, 17, Sch. I	II	508, 511, 620
Term of office of Commissioners. Ben. Act 3, 1884, ss. 21, 26	II	512, 514
Power to remove Commissioners; consent of Local Government required to their re-election. Ben. Act 3, 1884, ss. 19, 20, 22	II	511, 512
Incorporation of Commissioners. Ben. Act 3, 1884, s. 29	II	515
Chairman and Vice-Chairman—		
Appointment or election of Chairman; election of Vice-Chairman; removal; term of office. Ben. Act 3, 1884, ss. 23 to 26, 26A, 59, Sch. II	II	512 to 514, 528, 620
Resignation of —; grant of leave to —. Ben. Act 3, 1884, ss. 26A, 26B, 27A	II	514, 515
Allowances and leave allowances of —. Ben. Act 3, 1884, ss. 28, 59	II	515, 528
Disqualification of Commissioners having share or interest in contracts; penalty. Ben. Act 3, 1884, s. 57	II	527
<i>Ex-officio</i> appointments of Commissioner or Chairman. Ben. Act 3, 1884, s. 25A	II	514
Resignation of Commissioner. Ben. Act 3, 1884, s. 27A!	II	515
Filling of casual vacancies in office of Commissioner, Chairman or Vice-Chairman. Ben. Act 3, 1884, s. 27	II	514
Meetings of the Commissioners; minutes of proceedings, quorum. Ben. Act 3, 1884, ss. 38 to 43, 60, 351A	II	522 to 524 528, 615
Powers of Chairman; delegation of his duties or powers to Vice-Chairman. Ben. Act 3, 1884, ss. 44, 45	II	524
Joint Committees — Appointment of — by Municipal Commissioners and District Board of Cantonment Authority or other Municipal Commissioners; delegation of powers to — and framing of rules for —. Ben. Act 3, 1884, s. 37A; Ben. Act 3, 1885, s. 30.	II	518, 660
Ward Committees—		
Power to divide municipality into wards; appointment or election of Committees. Ben. Act 3, 1884, ss. 50, 55	II	525, 526
Power to make rules as to election of —. Ben. Act 3, 1884, s. 51	II	526
Chairman and Vice-Chairman of —. Ben. Act 3, 1884, ss. 52, 54	II	526
Powers of —. Ben. Act 3, 1884, s. 53	II	526

Subject.

Vol.

Page.

MUNICIPALITY(IES)—*contd.**Generally—contd.*Constitution and Government—*contd.*Ward Committees—*contd.*

Meetings of —; minutes of proceedings. Ben. Act 3, 1884, s. 54	II	526
Establishments for —. Ben. Act 3, 1884, s. 54	II	526
Removal or resignation of members. Ben. Act 3, 1884, s. 55	II	526
Commissioner or member of Ward Committee not to vote on	II	527

Scale

of	II	524, 528
--------------	----	----------

Power to make by-laws as to duties, appointment, leave, fining, suspension and removal of —. Ben. Act 3, 1884, s. 351A	II	615
--	----	-----

Pensions, gratuities and provident or annuity fund. Ben. Act 3, 1884, ss. 47, 50	II	525, 528
--	----	----------

Pensions, gratuities and leave allowances of Government officials employed by Commissioners. Ben. Act 3, 1884, s. 48	II	525
--	----	-----

Commissioners may take security from —. Ben. Act 3, 1884, s. 49	II	525
---	----	-----

Mehters, etc., to give one month's notice of withdrawal from duties. Ben. Act 3, 1884, ss. 173, 174, 188	II	502, 506
--	----	----------

Power to invest certain servants with power to arrest offenders. Ben. Act 3, 1884, s. 365	II	618
---	----	-----

Penalty for taking bribe. Ben. Act 3, 1884, s. 366	II	619
--	----	-----

Certain resolutions of Commissioners to be subject to approval of Local Government. — Ben. Act 3, 1884, s. 50	II	523
---	----	-----

Copy of minutes of proceedings to be sent to District Magistrate. Ben. Act 3, 1884, s. 60	II	523
---	----	-----

Control over appointment and dismissal of officers and servants. Ben. Act 3, 1884, s. 61	II	523
--	----	-----

Power of District or Sub-divisional Magistrate to inspect property and documents. Ben. Act 3, 1884, s. 62	II	523
---	----	-----

Power of Commissioner of Division or District Magistrate to suspend action; report to Local Government; powers of Local Government. Ben. Act 3, 1884, s. 63	II	529
---	----	-----

Power of Local Government—

to provide for performance of duty in default of Commissioners. Ben. Act 3, 1884, s. 64	II	529
---	----	-----

to supersede Commissioners for incompetency, default or abuse of powers; consequences to ensue on supersession. Ben. Act 3, 1884, ss. 65, 66, Schs. I, II	II	529, 620
---	----	----------

Settlement of disputes between Commissioners, District Board and Cantonment Authorities. Ben. Act 3, 1884, s. 66A, Ben. Act 3, 1885, ss. 136, 137	II	530, 704
---	----	----------

Control of District Magistrate, Commissioner of Division and Local Government over estimates and expenditure. Ben. Act 3, 1884, s. 74 to 80	II	534 to 536
---	----	------------

Submission of annual report and of registers, etc., to Local Government; audit of accounts by special officer. Ben. Act 3, 1884, ss. 81, 82	II	536
---	----	-----

Delegation of certain Local Government's powers to Commissioners of Divisions. Ben. Act 3, 1884, s. 29A	II	515
---	----	-----

Taxation—

Continuance of taxes imposed under former laws. Ben. Act 3, 1884, s. 7	II	503
--	----	-----

Subject.	Vol.	Page.
MUNICIPALITY(IES)—contd.		
<i>Generally—contd.</i>		
Taxation—contd.		
Taxes which may be imposed—		
generally. Ben. Act 3, 1884, ss. 85, 86 (a) to (c), 89, Sch. V	II	537, 538 540, 626
in selected municipalities only. Ben. Act 3, 1885, ss. 86 (d) to (f), 279, 309, 321, 326	II	638, 639, 595, 603, 606, 607
Taxes not invalid for defect of form. Ben. Act 3, 1884, s. 358	II	617
Recovery of taxes generally. Ben. Act 3, 1884, ss. 360, 361	II	617
Taxes which may be imposed generally—		
Tax on persons occupying holdings and rate on holdings—		
Assessment, payment and recovery of; revision of assess- ment; distress and sale; suits. Ben. Act 3, 1884, ss. 87 to 111A, 112 to 130, Schs. III, IV	II	539 to 545, 546 to 551, 621 to 626
Appointment of assessor of taxes. Ben. Act 3, 1884, s. 111A	II	546
Power to enter, inspect and measure holding. Ben. Act 3, 1884, ss. 99, 100	II	542
Tax on Carriages, Horses and other Animals—		
Order for imposition of tax; licenses; compounding list of licenses; entry and inspection; refund of tax; pro- hibition of double fee; meaning of "use in the ordinary course of business." Ben. Act 3, 1884, ss. 131 to 141B, Sch. V	II	551 to 553, 623
Registration of Carts—		
Order for registration; procedure for registration; fee; seizure and sale of unregistered cart; prohibition of double fee; apportionment of fees; levy of fee when cart registered in more than one municipality; meaning of "use in the ordinary course of business." Ben. Act 3, 1884, ss. 142 to 147B	II	554 to 556
Tolls on Ferries, Bridges and Roads—		
Ferries; order for levy of tolls; toll not leviable unless ferry used; toll to be repaid; prohibition of private ferries near municipal ferry. Ben. Act 3, 1884, ss. 151, 152, 154 to 156	II	557, 558
Bridges and roads; power to establish toll-bars; power to levy tolls; publication of accounts; cessation of levy of tolls; order for levy of toll; toll to be prepaid; seizure and sale of property for recovery of toll. Ben. Act 3, 1884, ss. 158 to 163	II	559, 560
Leasing; exhibition of table of tolls; compounding for tolls; police to assist in case of non-payment of toll; penalty for taking unauthorized toll. Ben. Act 3, 1884, ss 153, 164 to 167, 169, 170	II	557, 560, 561, 562
Taxes which may be imposed in selected municipalities only—		
Tolls leviable under Canals Act, 1864—		
Power to appoint Commissioners to collect tolls and power to direct them to cease to levy tolls. Ben. Act 3, 1884, ss. 171, 172	II	562

Subject.

Vol.

Page.

MUNICIPALITY(IES)—con'd.

Generally—contd.

Taxation—concl'd.

Taxes which may be imposed in selected municipalities only—concl'd.

Water-rate—

Assessment, payment, collection and recovery of — Ben.

Act 3, 1884, ss. 279 (3), 280 to 286, 297 II 596 to 598
600Remission of tax when premises unoccupied. Ben. Act 3,
1884, ss. 282, 283 II 597

Application of — Ben. Act 3, 1884, s. 307 II 602

Lighting-rate—

Assessment and payment of — Ben. Act 3, 1884, ss. 310 to
317 II 603 to 605Remission of — when holding unoccupied. Ben. Act 3, 1884,
s. 315 II 604

Application of — Ben. Act 3, 1884, s. 318A II 605

Fee for cleansing latrines—

Payment, recovery and application of — Ben. Act 3, 1884,
ss. 322 to 324 II 606, 607

Power to compound for — Ben. Act 3, 1884, s. 325 II 607

Power to levy rate per head, in lieu of — Ben. Act 3, 1884,
s. 320 II 607Power to require list of persons residing in, or habitually
resorting to, holding; penalty. Ben. Act 3, 1884, ss. 333,
334 II 608, 609

Exemptions from taxation—

Tax on persons occupying holdings—

not to be levied in respect of occupation of place of public
worship, public burial or burning ground or public
building. Ben. Act 3, 1884, ss. 87, 89 II 539, 540Power to exempt persons on ground of poverty, or when
occupation of holding has ceased. Ben. Act 3, 1884, ss. 91,
92 II 541

Exemption when holding vacant. Ben. Act 3, 1884, s. 95 II 541

public charity. Ben. Act 3, 1884, s. 98 II 542

Power to remit payment on ground of hardship. Ben. Act
3, 1884, s. 100 II 545Remission or refund when holding vacant. Ben. Act 3,
1884, ss. 110, 111 II 545

Tax on Carriages, Horses and other Animals—

Certain property exempted. Ben. Act 3, 1884, s. 131 II 551

Registration of Carts—

Certain carts exempted. Ben. Act 3, 1884, s. 142 II 554

Tolls on Ferries, Bridges and Roads—

Certain property exempted. Ben. Act 3, 1884, s. 168 II 581

Water-rate—

Certain premises exempted. Ben. Act 3, 1884, s. 270 (3) II 596

Fee for cleansing latrines—

Certain shops and places of business exempted. Ben. Act 3,
1884, s. 322 prov. II 607Certain jails, reformatories and lunatic asylums exempted.
Ben. Act 3, 1884, s. 334 A II 609

Subject.	Vol.	Page.
MUNICIPALITY(IES)— <i>contd.</i>		
Generally— <i>contd.</i>		
Municipal Fund and Property—		
Municipal Fund—		
Constitution of —. Ben. Act 3, 1884, s. 67	II	550
Custody and investment of —. Ben. Act 3, 1884, s. 83	II	537
Application of —. Ben. Act 3, 1884, ss. 64, 68, 69	II	529, 531
Power to make rules as to application of —. Ben. Act 3, 1884, s. 69B	II	533
Authority on which payments may be made from —. Ben. Act 3, 1884, s. 84	II	537
Receipts and expenditure on account of hospitals and dispensaries. Ben. Act 3, 1884, s. 69A	II	533
Expenditure outside municipality. Ben. Act 3, 1884, s. 70	II	533
Accounts and estimates. Ben. Act 3, 1884, ss. 69A, 71 to 82	II	533, 534 to 536
Liability of Commissioners and members of Ward Committees for misapplication of money. Ben. Act 3, 1884, s. 56	II	526
Municipal property—		
What property vested in Commissioners. Ben. Act 3, 1884, s. 30	II	516
Power of Commissioners to acquire property. Ben. Act 3, 1884, s. 31	II	516
Power to vest hospitals, dispensaries, schools, rest-houses, ghats and markets in Commissioners. Ben. Act 3, 1884, ss. 32, 33	II	517
Power of Commissioners to acquire and dispose of land. Ben. Act 3, 1884, ss. 34 to 36	II	517, 518
Power to assign public ferries to Commissioners. Ben. Act 3, 1884, s. 148	II	557
Power of Commissioners to declare private ferries to be municipal ferries; compensation. Ben. Act 3, 1884, s. 149	II	557
Maintenance and working of ferries. Ben. Act 3, 1884, s. 150	II	557
Owner to assign toll-bar to Commissioners. Ben. Act 3, 1884, s. 157	II	559
Rubbish, sewage, etc., collected by Commissioners to belong to them. Ben. Act 3, 1884, ss. 173, 174, 196	II	562, 567
Consolidation or apportionment of funds and property when municipalities united or municipality sub-divided. Ben. Act 3, 1884, s. 96	II	597
Contracts—		
Power to make —; mode of executing —. Ben. Act 3, 1884, s. 37	II	515
Penalty on Commissioner or member of Ward Committee having interest in contract made with Commissioners. Ben. Act 3, 1884, s. 67	II	527
Suits against Commissioners, etc.; notice; limitation; tender of money. Ben. Act 3, 1884, s. 262	II	548
Police—		
<i>See</i> Municipal Police.		
Establishment of. Ben. Act 3, 1884, s. 111	II	515
Power to collect —. Ben. Act 3, 1884, s. 112	II	517
Regulation of. Ben. Act 3, 1884, s. 113	II	518

Subject.

Vol.

Page.

MUNICIPALITY(189)—*contd.**Generally—contd.*Police—*concl.*

Police-officers to report offences, and may arrest offenders; disposal of persons arrested. Ben. Act 3, 1884, s. 165	II	560
Power of Local Government to charge cost of police on Port Fund of port in or abutting municipal town. Ben. Act 3, 1867, ss. 8, 9	II	71

The Public Health, Safety and Convenience—

Provisions applicable generally—

Commissioners to maintain and repair public roads and bridges, and may maintain, etc., other roads and bridges. Ben. Act 3, 1884, s. 69	II	531
Municipal Fund applicable to lighting and watering of roads. Ben. Act 3, 1884, s. 69	II	531
Power to close road temporarily; steps to be taken to prevent accident during repairs. Ben. Act 3, 1884, s. 201	II	569
Removal of wall, fence, or other obstruction or encroachment on road, and of projections from houses; compensation; penalty. Ben. Act 3, 1884, ss. 202 to 206, 218	II	569 to 571, 574
Removal of fallen house, tree, etc., obstructing public highway; penalty. Ben. Act 3, 1884, ss. 207, 218	II	571, 574
Trimming of hedges or trees bordering on or overhanging road, or causing obstruction or damage to road; penalty. Ben. Act 3, 1884, ss. 208, 218	II	571, 574
Naming of roads; penalty for defacing, etc., name. Ben. Act 3, 1884, ss. 215, 210	II	573
Penalty for encroaching on road. Ben. Act 3, 1884, s. 217 (5)	II	574
Power to make by-laws for regulating traffic and preventing obstructions, etc., on or near roads. Ben. Act 3, 1884, s. 350	II	613
Provisions applicable to selected municipalities only—		
Removal of projections from houses; compensation. Ben. Act 3, 1884, ss. 205, 233	II	571, 578
Power to allow deposit of movables, making of excavation, etc., in road. Ben. Act 3, 1884, s. 234	II	579
Hoards to be set up during repairs, etc.; penalty. Ben. Act 3, 1884, ss. 235, 273 (1)	II	579, 593
Penalty for unlawfully digging or cutting up public road or thoroughfare. Ben. Act 3, 1884, s. 269	II	592
Penalty for throwing offensive matter on to road, or allowing offensive matter to run, etc., on to road. Ben. Act 3, 1884, s. 270 (), (2)	II	592
Laying of water-pipes under public road or thoroughfare to be executed only by officers of Commissioners. Ben. Act 3, 1884, s. 302	II	601
Provisions applicable generally—		
Setting back building to regular line of road or drain; compensation; penalty. Ben. Act 3, 1884, ss. 206, 213	II	571, 574
Numbering of houses; penalty for defacing, etc., number. Ben. Act 3, 1884, ss. 215, 216	II	573
Provisions applicable to selected municipalities only—		
Removal of projections from houses; compensation. Ben. Act 3, 1884, ss. 233, 205	II	573, 571

Subject.	Vol.	Page.
MUNICIPALITY(IES)—<i>contd.</i>		
<i>Generally—contd.</i>		
The Public Health, Safety and Convenience—<i>contd.</i>		
<i>Provisions applicable generally—contd.</i>		
Provision and maintenance, or licensing of common necessities; penalty. Ben. Act 3, 1884, ss. 193, 194, 217 (2)	II	567, 574
Existing public sewers, drains and other conservancy works to be under control of Commissioners; power to construct new works. Ben. Act 3, 1884, s. 197	II	568
Removal of fallen house, tree, etc., obstructing public drain; penalty. Ben. Act 3, 1884, ss. 207, 218	II	571, 574
Penalty for encroaching on drain or sewer. Ben. Act 3, 1884, s. 217 (5)	II	574
Power to make by-laws as to management of drain, sewers, privies and cesspools. Ben. Act 3, 1884, s. 350	II	613
<i>Provisions applicable to selected municipalities only—</i>		
Drains—repair of—; penalty. Ben. Act 3, 1884, ss. 224, 271	II	576, 593
Unlawfully making or altering drains leading into public sewer or drain; penalty. Ben. Act 3, 1884, ss. 226, 272	II	577, 593
Provision of drainage; penalty. Ben. Act 3, 1884, ss. 227, 228, 271	II	577, 593
Alteration, etc., of drain improperly made. Ben. Act 3, 1884, s. 229	II	577
Penalty for throwing, etc., offensive matter, etc., into sewer or drain. Ben. Act 3, 1884, s. 270 (1), (2)	II	592
Penalty for unlawfully constructing, etc., drain. Ben. Act 3, 1884, s. 272 (1), (2)	II	593
Unlawful construction or keeping of drain, latrine, etc., near tank or water-course; penalties. Ben. Act 3, 1884, ss. 230, 270 (3), 271	II	577, 593
Privies and cesspools; regulation of; penalties. Ben. Act 3, 1884, ss. 224, 225, 229, 231, 266, 270 (3), 271, 272	II	576, 577 578, 593
Supply of water for latrines and water-closets. Ben. Act 3, 1884, s. 296	II	600
Power to maintain establishment for cleansing private privies and cesspools. Ben. Act 3, 1884, s. 320	II	606
Power for municipal servants to enter premises, etc. Ben. Act 3, 1884, s. 330	II	608
Provisions of latrines for private premises. Ben. Act 3, 1884, s. 332	II	608
Part IX (ss. 320 to 334) not to apply to certain jails, reformatories and lunatic asylums. Ben. Act 3, 1884, s. 334A	II	609
<i>Provisions applicable generally—</i>		
Power to set apart wells, tanks, etc., for bathing and washing. Ben. Act 3, 1884, s. 199	II	568
Power to make by-laws as to bathing and washing places. Ben. Act 3, 1884, s. 350	II	613
Commissioners to maintain and repair tanks, ghats, wells and channels vested in them, and may maintain, etc., other tanks, etc. Ben. Act 3, 1884, s. 69	II	531
Municipal Fund applicable to supply of water. Ben. Act 3, 1884, s. 69	II	531
Public streams, channels, tanks, etc., to be under control of Commissioners. Ben. Act 3, 1884, s. 193	II	566

Subject.	Vol.	Page.
MUNICIPALITY(IES)— <i>contd.</i>		
<i>Generally—contd.</i>		
The Public Health, Safety and Convenience— <i>contd.</i>		
Provisions applicable to selected municipalities only— <i>contd.</i>		
Power to supply water for domestic use outside municipality. Ben. Act 3, 1884, s. 300	II	601
Inspection before making connection with service-pipes; connection to be made by officer of Commissioners. Ben. Act 3, 1884, ss. 301, 302	II	601
Specification and estimate to be sent by owner to occupier, or by occupier to owner, before commencing work. Ben. Act 3, 1884, s. 304	II	601
Owner to bear expense of keeping works in repair; saving of prior leases. Ben. Act 3, 1884, s. 305	II	602
Power to turn off water. Ben. Act 3, 1884, ss. 293, 297	II	600, 600
Penalties for—		
wasting water. Ben. Act 3, 1884, ss. 298, 299	II	600, 601
unlawfully taking water for use outside municipality. Ben. Act 3, 1884, s. 300	II	601
unlawfully flushing, diverting, etc., water. Ben. Act 3, 1884, s. 303	II	601
Application of water-rate, moneys received for supply of water or execution of works and fines. Ben. Act 3, 1884, s. 307	II	602
Unlawful construction or keeping of drain, latrine, etc. near tank or water-course; penalties. Ben. Act 3, 1884, ss. 230, 270 (3), 271	II	577, 593
Submission of plan to local Government; publication and sanction. Ben. Act 3, 1884, s. 308	II	602
Application of lighting-rate, moneys received for lighting or for execution of works and fines. Ben. Act 3, 1884, s. 318A	II	605
Application of Part VIII (ss. 308 to 318A) to other systems of lighting, involving laying of pipes or wires, etc. Ben. Act 3, 1884, s. 319	II	605
Drainage, paving and water-supply for places for sale of food and for slaughter-houses; penalty. Ben. Act 3, 1884, ss. 249, 268	II	584, 622
Entry, under Magistrate's warrant, of premises where article of food or drink unfit for human consumption is offered for sale; search for, and seizure and disposal of, article. Ben. Act 3, 1884, s. 250	II	585
Sale of article of food or drink not of the quality, etc., demanded. Ben. Act 3, 1884, ss. 251, 251A	II	585, 586
Power of Commissioners to enter and inspect market, shop, building, etc., used for sale or storage of articles of food, or place used as slaughter-house, and to seize, destroy, etc., articles unfit for food. Ben. Act 3, 1884, ss. 251B, 251C	II	586
Compulsory sale of article of food for purposes of analysis. Ben. Act 3, 1884, s. 251D	II	586
Definition of "municipal market" and "market." Ben. Act 3, 1884, s. 336	II	609
Licensing and registration of markets. Ben. Act 3, 1884, s. 337 to 343	II	609
Penalty for using, and closing of unlicensed market. Ben. Act 3, 1884, ss. 341, 345	II	610

Subject.	Vol.	Page.
<i>MUNICIPALITY(IES)—contd.</i>		
<i>Generally—contd.</i>		
The Public Health, Safety and Convenience— <i>contd.</i>		
Provisions applicable to selected municipalities only— <i>contd.</i>		
Ben. Act 7, 1865, may be extended by Notification to places in which Ben. Act 3, 1884, is in force. Ben. Act 7, 1865, s. 9 (and see Ben. Act 3, 1884, s. 2)	II	39, 502
Slaughter-houses not to be used except under license; penalty; exception as to Hindu and Muhammadan places of worship. Ben. Act 7, 1865, s. 1	II	37
Power of Municipal Commissioners to provide slaughter-houses and make by-laws therefor. Ben. Act 7, 1865, s. 2	II	38
Draining and paving of, and water-supply for, licensed slaughter-houses; penalty. Ben. Act 7, 1865, s. 3	II	38
Market water-supply for meat market; penalty. Ben. Act 7, 1865, s. 3	II	38
Power of Municipal Commissioners to make by-laws as to inspection, management and sanitation of markets for sale of meat or fish. Ben. Act 7, 1865, s. 4	II	38
Power of Municipal Commissioners to inspect markets or places used for sale of meat, poultry or fish and slaughter-houses and seize animals and articles unfit for human consumption; destruction or disposal of things seized: penalty on owner. Ben. Act 7, 1865, s. 5	II	38
Power of Magistrate, on conviction to suspend or revoke license for slaughter-house. Ben. Act 7, 1865, s. 6	II	39
Penalty for using slaughter-house during suspension or after revocation of license. Ben. Act 7, 1865, s. 7	II	39
Application of certain provisions of Ben. Act 3, 1884. Ben. Act 7, 1865, ss. 4, 8 (and see Ben. Act 3, 1884, s. 2)	II	38, 39
Drugs; registration and licensing of shops, etc., for retail sale of drugs; licensing of compounders; penalties. Ben. Act 3, 1884, ss. 252, 275, 276	II	586, 294, 295
Drugs; entry and inspection of places for sale of drugs; removal and disposal of adulterated, inert, unwholesome or noxious drugs; compensation. Ben. Act 3, 1884, s. 253	II	587
Provisions applicable generally—		
Power to prohibit use, for drinking, of water likely to engender or spread dangerous disease; penalty. Ben. Act 3, 1884, ss. 199A, 217 (4)	II	568, 574
Power to make by-laws for regulating cremations, burials and disposal of corpses. Ben. Act 3, 1884, s. 350	II	613
Provisions applicable to selected municipalities only—		
Burial and burning-grounds—		
Power to provide — and charge fees. Ben. Act 3, 1884, s. 259	II	589
Registration of —. Ben. Act 3, 1884, s. 254	II	587
Prohibition of use of unregistered ground; penalty. Ben. Act 3, 1884, ss. 257, 274	II	588, 594
Permission required to making, etc., of —. Ben. Act 3, 1884, s. 255	II	588
Power to close; appeal. Ben. Act 3, 1884, ss. 256, 256A, 256B	II	588
Licensing of sale of fuel, etc., at burning grounds. Ben. Act 3, 1884, s. 260A	II	589
Power of Commissioners to cause burial or burning; recovery of expenses of —. Ben. Act 3, 1884, s. 258	II	589
Power of Commissioners to bury or burn corpses of paupers free of charge. Ben. Act 3, 1884, s. 260	II	589

Subject.	Vol.	Page.
MUNICIPALITY(1FS)— <i>contd.</i>		
<i>Generally—contd.</i>		
The Public Health, Safety and Convenience— <i>contd.</i>		
F		
	t 3,	
	II	589, 594
	t 3,	
1884, ss. 262, 277	II	590, 595
Prohibition of private kilns; penalty. Ben. Act 3, 1884, ss. 262A, 273 (2)	II	590, 594
ss. 349A, 349B	II	612
Municipal Fund applicable to maintenance of fire-brigade. Ben. Act 3, 1884, s. 69 (<i>xiv</i>)	II	532
Provisions applicable to selected municipalities only—		
Licensing of yards or depôts for trade in hay, straw, wood, thatching grass, jute or other dangerously inflammable material, and of store-houses for kerosene, petroleum, naphtha or any inflammable oil or spirit. Ben. Act 3, 1884, ss. 261, 273 (2) (3)	II	589, 594
Licensing of places for keeping horses, ponies or cattle; provision of public stables; penalty. Ben. Act 3, 1884, ss. 263, 264, 273 (2), (3), (4)	II	591, 594
Provisions applicable generally—		
Power to require Commissioners to register births and deaths in accordance with Ben. Act 4, 1873. Ben. Act 2, 1884, s. 346	II	611
Appointment of sub-registrars at burial or burning ground; furnishing of particulars to them for registration. Ben. Act 3, 1884, ss. 347, 348	II	611
Medical officers to send to Commissioners notice of deaths in hospital. Ben. Act 3, 1884, s. 349	II	611
Appointment of —. Ben. Act 3, 1884, s. 349D	II	
not to be employed for any municipality whose income falls below Rs 10,000. Ben. Act 3, 1884, s. 349D	II	847
Salary and allowances of —. Ben. Act 3, 1884, s. 349E	II	847
Municipal Fund applicable to—		
construction, etc., of tramways, squares and gardens. Ben. Act 3, 1884, s. 69	II	531
erection and maintenance of office, etc. Ben. Act 3, 1884, s. 69	II	531
construction and repair of school houses. Ben. Act 3, 1884, s. 69	II	531
establishment and maintenance of schools, hospitals and dispensaries. Ben. Act 3, 1884, s. 69	II	531
promotion of vaccination. Ben. Act 3, 1884, s. 69	II	531
acquiring and keeping of open spaces. Ben. Act 3, 1884, s. 69	II	531
training and employment of female medical practitioners and of veterinary practitioners. Ben. Act 3, 1884, s. 69	II	531
veterinary purposes. Ben. Act 3, 1884, s. 69	II	531
breeding of horses, etc. Ben. Act 3, 1884, s. 69	II	531
free libraries. Ben. Act 3, 1884, s. 69	II	531
works of public utility. Ben. Act 3, 1884, s. 69	II	531
benches for trial of offenders. Ben. Act 3, 1884, s. 69	II	531

Subject.

Vol.

Page.

MUNICIPALITY(IES)—*concl'd.**Generally—concl'd.*Supplemental—*concl'd.*Provisions applicable generally—*concl'd.*

Limitation of liability of managers, agents and trustees. Ben. Act 3, 1884, s. 6 (11)	II	504
Recovery of moneys due to Commissioners. Ben. Act 3, 1884, ss. 360, 361	II	617
Power of Commissioners to take possession of building repaired by them until expense of repairs be paid. Ben. Act 3, 1884, s. 211	II	573
Power of Commissioners to pay compensation. Ben. Act 3, 1884, s. 362	II	618
Reference to Civil Court for determination and apportionment of damages of compensation. Ben. Act 3, 1884, s. 185	II	565
Notices and other documents; publication and service of —. Ben. Act 3, 1884, ss. 354, 356	II	616
Notice — Service of — on owner or occupier. Ben. Act 3, 1884, s. 357	II	616
Production of licenses. Ben. Act 3, 1884, s. 359	II	617
Prosecution — Power to direct — expense of —. Ben. Act 3, 1884, s. 352	II	615
Prosecution — Initiation and limitation of —. Ben. Act 3, 1884, s. 353	II	615
Fines — Levy of —. Ben. Act 3, 1884, s. 355	II	616
Vacancies and irregularities not to invalidate proceedings. Ben. Act 3, 1884, ss. 13, 38, 45, 123, 358	II	563, 522, 524, 551, 617

Provisions applicable to selected municipalities only—

Parts VII to X (sections 223A to 345) to apply only to municipalities to which extended by Local Government; procedure for extension. Ben. Act 3, 1884, ss. 226 to 223	II	575, 576
Rules — Power to make —; sanctioning and publication of —; penalty for breach —. Ben. Act 3, 1884, ss. 241, 331	II	531, 663
Power to suspend or cancel license —. Ben. Act 3, 1884, s. 278	II	595

Patna.

Boundaries of —. B. & O. Act I of 1915, Sch.	IV	174
Definition of —. B. & O. Act I of 1915, s. 2	IV	173
Application of Ben. Act III of 1884 to B. & O. Act I of 1915, s. 4	IV	174
Application of funds of excluded areas. B. & O. Act I of 1915, s. 7	IV	174
Powers of Local Government—		
to impose taxation and regulate expenditure of proceeds. B. & O. Act I of 1915, s. 3	IV	173
to cancel or modify order under s. 3. B. & O. Act I of 1915, s. 5	IV	174
to alter limits of Patna. B. & O. Act I of 1915, s. 6	IV	174

MUNSIK. Appointment, powers, etc., of —. See CIVIL COURTS.

MUSEUM. See INDIAN MUSEUM.

MUTATION OF NAMES—

Registration of —. See REGISTRATION OF LANDS; LANDLORD AND TENANT.

NAMING OF ROAD, STREET. See MUNICIPALITY.

Subject.	Vol.	Page.
Nankar LANDS—		
Nankar lands to be annexed to <i>malguzari</i> lands. Ben. Reg. 8, 1793, ss. 39, 40	I	36
Nij-jote LANDS—		
See <i>Khamar</i> , PROPRIETOR'S PRIVATE LANDS.		
NATIVE OFFICER(S)—		
Power of Board to require personal attendance of —. See LAND-REVENUE.		
Powers of —, deputed to inquire — preparatory to settlement. See LAND-REVENUE.		
to be subordinate to Collector. See LAND-REVENUE.		
Appointment, removal and employment of —. See LAND-REVENUE.		
NATIVE RULERS. Scrutiny of <i>farmans</i> , <i>sanads</i> , grants by —. See LAND-REVENUE.		
NAVIGABLE CHANNEL. Power to apply the Canals Act, 1864, to —. See CANALS.		
NAVIGABLE RIVER. Fishery in —. See FISHERY.		
NON-Badshahi Lakheraj GRANTS. See LAND-REVENUE.		
NON-OCCUPANCY raiyat—		
Status, general rights, powers and obligations of —. See LANDLORD AND TENANT.		
Notice(s). See COURT OF WARDS.		
NOTIFICATIONS. General provisions as to —. See ACTS AND REGULATIONS.		
NUISANCE—		
Definition of —. See WORDS AND PHRASES.		
Control over commission of — in Municipalities. See MUNICIPALITY.		
NUMBERING—		
hackney-carriages. See HACKNEY-CARRIAGE.		
of houses in Municipalities; penalty for defacing number. See MUNICIPALITY.		
OATH. Definitions of —. See WORDS AND PHRASES.		
OBSTRUCTION—		
to watercourse. See EMBANKMENT.		
to canal, village channel. See IRRIGATION; CANAL.		
penalty for — during settlement. See LAND-REVENUE.		
to Municipal road. See MUNICIPALITY.		
by proprietor of estates other than that under partition. See PARTITION.		
to Tramway. See TRAMWAY.		
to Vaccinator; penalty for. See VACCINATION.		
OCCUPANCY-HOLDING—		
Liability to sale for arrears of rent.—		
Act 8, 1885, s. 65	I	493
B. & O. Act 2, 1913, s. 74	III	432
Liability for rent after transfer of —.		
Act 8, 1885, s. 73	I	496
B. & O. Act 2, 1913, s. 83	III	435
Application for sale of —. Act 8, 1885, s. 162	I	547
Proclamation for sale of —. Act 8, 1885, s. 163 (b)	I	548
Sale of —.		
Act 8, 1885, s. 166	I	549
B. & O. Act 2, 1913, s. 220	III	489

Subject.

Vol.

Page.

OCCUPANCY HOLDING—*contd.*

may be dealt with as tenure, when put up to sale, if Government so directs.—

Act 8, 1885, s. 168	I	550
B. & O. Act 2, 1913, s. 222	III	490

See also LANDLORD AND TENANT.

OCCUPANCY-Raiyat—defined. See WORDS AND PHRASES.

Status, rights, powers and obligations, of —. See LANDLORD AND TENANT.

Liability for rent after transfer of holding. See LANDLORD AND TENANT.

not liable to ejection for arrears. See LANDLORD AND TENANT.

OCCUPANCY-RIGHT—

acquired by holding land as *raiya*t for 12 years.—

Act 8, 1885, s. 20	I	472
B. & O. Act 2, 1913, s. 23	III	409

can be acquired by holding different land at different times.—

Act 8, 1885, s. 20 (2)	I	472
.	III	409

.	I	555
.	III	494, 497

between *raiya*t and *raja* held by him in the village.—

Act 8, 1885, s. 21	I	472
B. & O. Act 2, 1913, s. 24	III	410

Effect of acquisition of occupancy right by landlord.—

.	I	473
.	III	410

.	I	474
.	III	411, 413

. in any way which does not impair its utility, may not cut down tree.—

Act 8, 1885, s. 23	I	474
B. & O. Act 2, 1913, s. 27	III	411

cannot be taken away by contract.—

Act 8, 1885, s. 178	I	554
B. & O. Act 2, 1913, s. 232	III	494

Raiyat must pay rent at fair and equitable rates.—

Act 8, 1885, s. 24	I	474
B. & O. Act 2, 1913, s. 28	III	411

Protection from eviction except on specified grounds.—

Act 8, 1885, s. 25	I	474
B. & O. Act 2, 1913, s. 29	III	411

Devolution of occupancy-right on death.—

Act 8, 1885, s. 26	I	474
B. & O. Act 2, 1913, s. 30	III	412

Right may not be acquired by holding as farmer, but person having the right does not lose it by subsequently holding an *ijara* or

.	I	473
.	III	411

Act 8, 1885, s. 160 (d)	I	546
B. & O. Act 2, 1913, s. 214	III	457

Subject.	Vol.	Page.
OCCUPANCY-RIGHT— <i>concl'd.</i>		
Lessee under lease for reclamation of waste land may acquire occupancy-right in such land.—		
Act 8, 1885, s. 178 prov. (i)	I	555
B. & O. Act 2, 1913, s. 232 prov. (i)	III	495
Landlord who has reclaimed may bar acquisition of occupancy-right for 30 years.—		
Act 8, 1885, s. 178 prov. (ii)	I	556
B. & O. Act 2, 1913, s. 232 prov. (ii)	III	495
<i>See also</i> LANDLORD AND TENANT.		
OCCUPIER—		
defined. <i>See</i> WORDS AND PHRASES.		
OFFENCE—		
Definitions of —. <i>See</i> WORDS AND PHRASES.		
Under more than one enactment may be tried under any but punished only once. <i>See</i> ACTS AND REGULATIONS.		
OFFENSIVE GOODS. Carriage of — on tramway. <i>See</i> TRAMWAY.		
OFFENSIVE AND DANGEROUS TRADES—		
Control over exercise of — in municipalities: <i>See</i> MUNICIPALITY.		
Prohibition of fouling drains by —. <i>See</i> MUNICIPALITY.		
OFFENSIVE MATTER. Removal of —. <i>See cross-references from</i>		
RUBBISH AND OFFENSIVE MATTER.		
OFFICER(S)—		
of Drainage Commissioners. <i>See</i> DRAINAGE.		
Canal. <i>See</i> IRRIGATION.		
<i>See</i> PUBLIC OFFICER.		
OFFICIAL. Loans by or to — of Indian Civil Service. <i>See</i> CIVIL SERVICE.		
OFFICIAL SUPERVISOR. <i>See</i> EMIGRATION.		
OPENING — of tramway. <i>See</i> TRAMWAY.		
OPIUM—		
Officers of Opium Department—		
Appointment of; control of — by Board of Revenue. Act 13, 1857, s. 3	I	382
Suit against, barred, unless plaintiff has first applied to Opium Agent for redress; petition to Board of Revenue. Act 13, 1857, s. 4	I	382
Opium Agent not to institute suit without sanction of Board of Revenue. Act 13, 1857, s. 5	I	382
Suits by, or against, may be conducted by Board. Act 13, 1857, s. 6	I	382
Penalty for receipt of illegal gratification by —. Act 13, 1857, s. 17	I	385
Penalty for connivance at embezzlement or illegal disposal of opium. Act 13, 1857, s. 20	I	386
Cultivation of poppy and disposal of Produce—		
Licenses for cultivation; issue of; contents and form of —. Act 13, 1857, ss. 7, 8	I	383
Licenses for cultivation; power to withhold; appeal to agent. Act 13, 1857, s. 9	I	383
Price to be paid to cultivators. Act 13, 1857, s. 7	I	383
Optional with cultivators to engage for cultivation; punishment of officers using compulsion. Act 13, 1857, s. 9	I	383
Penalty on cultivator not cultivating full quantity of land for which he received advance; adjudication of penalty, appeal to Agent. Act 13, 1857, s. 10	I	388

Subject.	Vol.	Page.
OPIMUM—<i>concll.</i>		
Cultivation of poppy and disposal of Produce— <i>concll.</i>		
Delivery, weighment, examination, classification and confiscation of produce; examination of weights and scales. Act 13, 1857, ss. 11 to 15	I	384, 385
Non-liability of produce to attachment for rent or under decree. Act 13, 1857, s. 11	I	384
Adjustment of accounts and recovery of balance from cultivator. Act 13, 1857, s. 16	I	385
Rent or cess illegally exacted by landholder; recovery of — with penalty. Act 13, 1857, s. 18	I	385
Penalty on cultivator embezzling or illegally disposing of opium. Act 13, 1857, s. 19	I	386
Penalty for illegally purchasing, receiving, etc., opium from cultivator, etc. Act 13, 1857, s. 20	I	386
Unlicensed cultivation — Penalty for —; seizure and confiscation of opium. Act 13, 1857, s. 21	I	386
Unlicensed cultivation — Landholders, farmers, <i>tahsildars</i> , Police officers, Excise-officers and native officers to give information of — under penalty. Act 13, 1857, ss. 22, 23	I	386, 387
Unlicensed cultivation — Power to attach crop on discovery of —. Act 13, 1857, ss. 24, 25	I	387
Unlicensed cultivation — Power to arrest person engaged in —. Act 13, 1857, s. 24	I	387
Power to authorize cultivation of poppy and manufacture of opium without license, and to make rules for delivery of opium so produced. Act 13, 1857, s. 31	I	387
Miscellaneous—		
Adjudication of offences; limitation. Act 13, 1857, s. 26	I	387
Imprisonment in default of payment of fine. Act 13, 1857, s. 27	I	388
Enhanced punishment on second and subsequent convictions. Act 13, 1857, s. 28	I	388
Imprisonment to be in civil jail. Act 13, 1857, s. 29	I	388
Rewards to informers and to officers who apprehend offenders.		
Disposal of fines and forfeitures. Act 13, 1857, s. 36	I	388
Amendment of Act 13, 1857. Act 1, 1911	I	719
Continuance of orders issued by Board of Revenue, Calcutta. Act 1, 1911, s. 3	I	719
Ratification of order issued by Board of Revenue, U. P. Act 1, 1911, s. 4	I	719
ORDERS.—General provisions as to —. See ACTS AND REGULATIONS.		
ORDINARY FELLOW, defined. See WORDS AND PHRASES.		
ORDINARY MEMBER OF THE SYNDICATE, defined. See WORDS AND PHRASES.		
OWNER—		
Definitions of —. See WORDS AND PHRASES.		
of Channel — rights of —. See IRRIGATION.		
OWNER of mine: defined. See WORDS AND PHRASES.		
Pahnai Tenure. See WORDS AND PHRASES.		
Palanquin—		
Preliminary—		
Ben. Act 2, 1891, applies to—		
towns and places to which Ben. Act 5, 1866, was extended, by notification under s. 54 thereof. Ben. Act 2, 1891, s. 2 (2)	III	6

Subject.	Vol.	Page.
<i>Palanquin</i> —concl'd.		
Preliminary—concl'd.		
Ben. Act 2, 1891, may be extended to other towns and places by notification. Ben. Act 1, 1891, s. 1 (3)	III	5
When Act so extended, persons may be appointed to exercise functions of Commissioners and Chairman of Calcutta Municipality; consequential amendments in Act. Ben. Act 2, 1891, s. 61	III	23
Power to alter limits of Calcutta; sanction of Governor General in Council required if area to be included is in cantonment. Ben. Act 2, 1891, s. 4	III	6
Definition of "Calcutta" and the "Commissioners." Ben. Act 2, 1891, s. 3	III	6
Regulation—		
Registration and numbering of <i>palanquins</i> ; fee for registration; penalties. Ben. Act 2, 1891, ss. 46 to 48	III	18, 19
List of fares to be kept inside. Ben. Act 2, 1891, s. 49	III	19
Rates and fares for hire of <i>palanquins</i> : Ben. Act 2, 1891, s. 50, Sch. II	III	19, 25
Additional fares for extra speed. Ben. Act 2, 1891, s. 52 (2)	III	20
Licensing of bearers; fee for license, bearers' tickets; penalties. Ben. Act 2, 1891, s. 51	III	19
Distance which bearers are bound to carry <i>palanquin</i> ; penalty. Ben. Act 2, 1891, s. 52 (1)	III	19
Application to owners and bearers of <i>palanquins</i> of provisions of Act as to owners and drivers of hackney-carriages. Ben. Act 2, 1891, s. 52 (3)	III	20
Cognizance of offences; procedure; limitation; recovery of fines. Ben. Act 2, 1891, ss. 55, 56	III	21, 22
Damage to property of Commissioner to be made good by convicted person. Ben. Act 2, 1891, s. 57	III	22
Compensation for groundless prosecution. Ben. Act 2, 1891, s. 58	III	22
Property left in <i>palanquin</i> how to be dealt with. Ben. Act 2, 1891, s. 59.	III	22
Fees and fines to be credited to Hackney-carriage fund; application of fund. Ben. Act 2, 1891, s. 60	III	23
<i>Panchayet</i> —		
Constitution and functions of — under laws relating to <i>Chaukildars</i> . See POLICE.		
Reference by Court to Village, in Angul. Reg. 3 of 1913, s. 32	I	871
<i>Pachwai</i> : defined. See WORDS AND PHRASES.		
PARTITION AND UNION OF ESTATES—		
General—		
Definitions. Ben. Act 5, 1897, s. 3	III	90
Power to make partition at settlement. Ben. Reg. 7, 1822, s. 12	I	249, 250, 251
Joint proprietors dissatisfied with offer of settlement entitled to claim partition. Ben. Reg. 8, 1793, s. 26	I	34
Power of Collector to partition land of co-purchasers. See LAND-REVENUE.		
Who entitled to claim. Ben. Act 5, 1897, s. 4	III	93
Tenants for life not entitled to claim. Ben. Act 5, 1897, s. 8	III	94
to be according to interest of proprietor. Ben. Act 5, 1897, s. 5	III	93

Subject.	Vol.	Page.
PARTITION AND UNION OF ESTATES— <i>contd.</i>		
General— <i>contd.</i>		
Future partition not to release land from liability for total land-revenue unless made under Ben. Act 5 of 1897. Ben. Act 5, 1897, s. 9	III	94
Restrictions on partition with reference to land-revenue. Ben. Act 5, 1897, s. 11	III	95
Amount of land-revenue to be assessed in each separate estate. Ben. Act 5, 1897, s. 10	III	95
Partition to be refused where land-revenue would be endangered by formation of scattered estates. Ben. Act 5, 1897, s. 13	III	95
Restriction on partition where proprietor has alienated portion of his interest and transferred his liability for land-revenue thereon to the alienee. Ben. Act 5, 1897, s. 14	III	96
Lands held in common tenancy—		
Separation of — when estates are not under partition. Ben. Act 5, 1897, s. 6	III	94
Separate estates to be made compact. Ben. Act 5, 1897, s. 62	III	112
Circumstances to be considered (situation, roads, railways, quality of soil, irrigation, etc.). Ben. Act 5, 1897, s. 63	III	113
Rights where dwelling-houses or garden of one proprietor is situated on land allotted to another; rent; redemption, notice and effect of payment; registration. Ben. Act 5, 1897, ss. 64 to 71	III	113, 114
Drawing of lots for equal shares, attendance. Ben. Act 5, 1897, ss. 72 to 75	III	114 to 116
Saving of tenures, leases and incumbrances. Ben. Act 5, 1897, s. 99	III	124
Lands held in severalty—		
Contents of joint application; procedure of Deputy Collector. Ben. Act 5, 1897, s. 76	III	116
Each proprietor to be allotted the lands of which he is in possession. Ben. Act 5, 1897, s. 77	III	117
Land in occupation of several proprietors as <i>sir, khamar</i> or <i>nij-jole</i> , not to be deemed as —. Ben. Act 5, 1897, s. 77	III	117
Transfer of lands. Ben. Act 5, 1897, s. 78	III	117
Lands held in common tenancy and lands held in severalty—		
Places of worship, burning and burial grounds. Ben. Act 5, 1897, s. 79	III	117
Tanks, wells, watercourses, reservoirs, embankments. Ben. Act 5, 1897, s. 86	III	118
Restriction on splitting up of — and apportionment of tenuro of holding. Ben. Act 5, 1897, s. 81	III	118
Restriction on division of rent-free land. Ben. Act 5, 1897, s. 82	III	118
Partition of land held at fixed rent on permanent intermediate tenure. Ben. Act 5, 1897, s. 83	III	118
Allotment in case of lands held in common between proprietors of two or more estates. Ben. Act 5, 1897, ss. 84, 86	III	119, 120
Lands allotted how to be dealt with. Ben. Act 5, 1897, s. 87	III	120
Each separate estate to be borne on revenue bills and general registers as separately liable for land-revenue. Ben. Act 5, 1897, s. 95	III	123
Assessment of land-revenue on separated estates. Ben. Reg. 18, 1812, s. 3 (?)	I	142

Subject.	Vol.	Page.
PARTITION AND UNION OF ESTATES—<i>concl.</i>		
Procedure in partition—<i>concl.</i>		
Powers of Deputy Collector—<i>concl.</i>		
Procedure before Commissioner. Ben. Act 5, 1897, ss. 90 to 92	III	121, 122
Procedure by Collector where partition is confirmed or sanctioned. Ben. Act 5, 1897, s. 93	III	122
Procedure as to giving possession of separate estates. Ben. Act 5, 1897, s. 94	III	123
Penalty for delay or obstruction by proprietor of estate other than that under partition. Ben. Act 5, 1897, s. 85	III	119
Procedure in case of dispute as to whether land forms part of parent estate. Ben. Act 5, 1897, s. 88	III	120
Procedure where, after partition, a proprietor is dispossessed by decree of Court. Ben. Act 5, 1897, s. 89	III	121
Partition by amicable arrangement or by arbitration—		
Partition made by private arrangement not to be dealt with under Act 5, 1897, except under certain conditions. Ben. Act 5, 1897, s. 7	III	94
General power of Deputy Collector to refer cases to arbitration. Ben. Act 5, 1897, s. 98	III	124
Partition by private arrangement or by arbitration. Ben. Act 5, 1897, ss. 51 to 53, 55	III	103, 110
Remuneration of arbitrator. Ben. Act 5, 1897, s. 54	III	110
Assessment of land-revenue. Ben. Act 5, 1897, s. 56	III	110
Sale for arrears of land-revenue of an estate or share of estate under partition. Ben. Act 5, 1897, ss. 15, 16	III	96, 97
Civil Court—		
Decree for partition made by — to be executed by Collector subject to restriction imposed by section II. Ben. Act 5, 1897, s. 12 (2)	III	95
Decree for partition made by — may be caused to be executed in manner prescribed in section 396, Civil Procedure Code. Ben. Act 5, 1897, s. 12 (1)	III	95
Suit in — when not to affect partition proceeding. Ben. Act 5, 1897, s. 25	III	100
Effect of decree, while proceedings are in progress. Ben. Act 5, 1897, s. 26	III	100
Effect of decree, made after completion. Ben. Act 5, 1897, s. 27	III	101
may order partition of estate on application made to Collector. Ben. Act 5, 1897, s. 28	III	101
not to specify land-revenue payable by separate estate. Ben. Act 5, 1897, s. 28	III	101
Order by — for payment of costs of partition. Ben. Act 5, 1897, s. 43	III	106
Bar to jurisdiction of — in certain cases. Ben. Act 5, 1897, ss. 103, 119	III	125, 131
Union—		
Cases in which union may be effected; procedure. Ben. Act 5, 1897, s. 100	III	125
Supplementary—		
Boundary marks. Ben. Act 5, 1897, s. 96	III	123
Inquiry into cause of arrears by separate estate. Ben. Act 5, 1897, s. 101	III	125

Subject.	Vol.	Page.
PARTITION AND UNION OF ESTATES— <i>concl'd.</i>		
Supplementary— <i>concl'd.</i>		
Power to order new allotment of land-revenue on separate estate, and to require proprietors of under-assessed estates to make refund to proprietors of over-assessed estates. Ben. Act 5, 1897, ss. 1, 103	III	125
Publication of notifications. Ben. Act 5, 1897, s. 104	III	126
Service of notices. Ben. Act 5, 1897, s. 105	III	126
Mistakes and irregularities not to invalidate proceedings. Ben. Act 5, 1897, s. 106	III	127
Fines for non-compliance with notice. Ben. Act 5, 1897, s. 107	III	127
Recovery of fines, fees, costs. Ben. Act 5, 1897, s. 108	III	127
Exercise by Collector of Deputy Collector's functions. Ben. Act 5, 1897, s. 109	III	127
Power to vest Collector or Deputy Collector with settlement powers. Ben. Act 5, 1897, s. 110	III	127
Appeals to Collector, Commissioner or Board; admission of objections; limitation of appeals; revision; costs of appeals. Ben. Act 5, 1897, ss. 111 to 117	III	128 to 130
Powers of officers with regard to false evidence or forgery. Ben. Act 5, 1897, s. 118	III	130
Board to be guided by instructions or orders of the Local Government. Ben. Act 5, 1897, s. 120	III	131
Power of Board to make rules. Ben. Act 5, 1897, s. 121	III	131
<i>See also</i> LAND-REVENUE, LOCAL RATES AND CESSSES, PERMANENT SETTLEMENT, SUCCESSION.		
Pasturage—		
Suits for recovery of arrears of rent for —. <i>See</i> FOREST RIGHTS.		
Right of occupancy in —.		
Act 8, 1885, s. 20	I	472
B. & O. Act 2, 1913, s. 23	III	409
PATNA: defined. <i>See</i> WORDS AND PHRASES.		
<i>Patni taluk</i> —		
declared valid, transferable and answerable for debt. Sale for arrears, etc. <i>See</i> LANDLORD AND TENANT.		
PATNI TALUKS REGULATION (BENGAL), 1819. <i>See</i> LANDLORD AND TENANT. Ben. Reg. 8, 1819	I	205
PATNI TALUKS REGULATION (BENGAL), 1820. <i>See</i> LANDLORD AND TENANT. Ben. Reg. 1, 1820	I	223
<i>Patwaris and Kanungos</i> —		
<i>Patwaris</i> —		
Every village paying revenue to have a separate <i>patwari</i> ; exceptions. Ben. Reg. 12, 1817, ss. 3, 33	I	153, 161
Filling of vacancies in office of —, penalty. Ben. Reg. 12, 1817, ss. 7 to 11, Ben. Reg. 1, 1819, s. 6	I	154, 183
When Collector may nominate —. Ben. Reg. 1, 1819, s. 5	I	182
Removal of; penalty for wrongful removal. Ben. Reg. 12, 1817, ss. 12 to 15, and Ben. Reg. 1, 1819, s. 7	I	155, 156, 183
Duties of —. Ben. Reg. 12, 1817, s. 16	I	156
Transmission and record of accounts of —. Ben. Reg. 12, 1817, s. 17	I	156
Power of Collector or Court to summon and examine <i>patwari</i> punishment for not producing accounts or giving evidence. Ben. Reg. 12, 1817, ss. 22 to 25	I	157, 158, 159

Subject.	Vol.	Page.
<i>Patwaris and Kanungos</i> —concl'd.		
<i>Patwaris</i> —concl'd.		
Power to summon native agents of proprietors and examine them as to accounts. Ben. Reg. 12, 1817, ss. 29, 30 . . .	I	159, 160
Procedure where attendance of proprietors with accounts is required. Ben. Reg. 12, 1817, ss. 31, 32 . . .	I	160, 161
Penalty for falsification, etc., of accounts of —. Ben. Reg. 12, 1817, s. 27 . . .	I	159
Penalty for obstruction of —. Ben. Reg. 12, 1817, s. 13 and Ben. Reg. 1, 1819, s. 7 . . .	I	155, 183
Power to suspend Ben. Reg. 12, 1817, where appointment of <i>patwari</i> inexpedient; person keeping village accounts to be subject, however, to certain provisions of the Regulation. Ben. Reg. 12, 1817, s. 33 . . .	I	161
Remuneration of —. Ben. Reg. 12, 1817, ss. 18 to 21, 34 to 36 . . .	I	148, 149, 156, 157, 162
Bar to jurisdiction of Courts in complaints as to remuneration of <i>patwari</i> , or as to decisions of Collector under the Regulation. Ben. Reg. 12, 1817, s. 34 . . .	I	162
Appeal from decision or order of Collector as to remuneration of —. Ben. Reg. 12, 1817, s. 35 . . .	I	162
Recovery of remuneration of — and fines. Ben. Reg. 12, 1817, s. 30 . . .	I	162
Bengal Reg. 12, 1817, extended to Bengal generally. Ben. Reg. 1, 1819, s. 4 (6) . . .	I	182
Power of Governor General in Council to suspend operation of rules regarding <i>Patwaris</i> . Ben. Reg. 1, 1819, s. 4 (f) . . .	I	182
Power of Board of Revenue to suspend operation of Ben. Reg. 12, 1817, in certain places. Ben. Reg. 1, 1819, s. 4 (6) . . .	I	182
<i>Kanungos</i> —		
Appointment and removal of —, number of —. Ben. Reg. 5, 1816, ss. 2, 3, 11, 12, and Ben. Reg. 1, 1819, s. 4 (1), (3) . . .	I	147, 150, 181, 182
Office of — not hereditary, but choice of successor to be made as far as possible from family. Ben. Reg. 5, 1816, s. 4 . . .	I	148
Salaries of —. Ben. Reg. 5, 1816, s. 5 . . .	I	148
Revenue of lands held by — declared to be liable to resumption. Ben. Reg. 5, 1816, ss. 5, 6 . . .	I	148, 149
Power to continue <i>minhaidars</i> in possession of lands of which revenue so resumed; <i>minhaidars'</i> tenures declared heritable and transferable. Ben. Reg. 13, 1825, ss. 2, 3 . . .	I	304, 305
Duties of —. Ben. Reg. 5, 1816, s. 7 . . .	I	149
„ „ power to alter. Ben. Reg. 1, 1819, s. 4 (5) . . .	I	182
Not to hold farms, or become sureties for farmers or <i>zamindars</i> . Ben. Reg. 5, 1816, s. 8 . . .	I	149
Transfer of records of — to successor; penalties. Ben. Reg. 5, 1816, ss. 9, 10 . . .	I	150
Bengal Regulation 5, 1816, extended to Bengal generally. Ben. Reg. 1, 1819, s. 4 (1) . . .	I	181
Power of Governor General in Council to suspend operation of rules regarding <i>kanungos</i> . Ben. Reg. 1, 1819, s. 4 (f) . . .	I	181
PAUPER. Burial or burning of — in Municipalities. See MUNICIPALITY.		
PAWNBROKER. Assistance by — to police. See POLICE.		
"PAY," "payable," "payment;" defined. See WORDS AND PHRASES.		

Subject.	Vol.	Page.
PENALTY for offences under various enactments. <i>See under appropriate heads.</i>		
PENSIONS AND GRATUITIES—		
to municipal officers and servants: <i>See MUNICIPALITY.</i>		
to officers and servants of District Road Committee. <i>See LOCAL RATES AND CESSSES.</i>		
to servants of District Boards. <i>See LOCAL SELF-GOVERNMENT.</i>		
PERMANENT SETTLEMENT REGULATION (BENGAL), 1793. Ben. Reg. 1, 1793	I.	3
PERMANENTLY-SETTLED ESTATE — Purchaser of — sold for own arrears; rights of — as to avoidance of incumbrances and under-tenures, enhancement of rent and ejection of tenants. <i>See LAND-REVENUE.</i>		
PERMANENT SETTLEMENT—		
Definition of —. <i>See WORDS AND PHRASES.</i>		
Enactment of certain articles of Proclamation of 22nd March 1793—		
limiting for ever the public demand of land-revenue from <i>zamin-dars</i> , independent <i>talukdars</i> and other actual proprietors of land. Ben. Reg. 1, 1793, ss. 1 to 6	I	3 to 5
explaining the reasons for such limitation, exhorting proprietors to improve their estates, to act with good faith, etc. Ben. Reg. 1, 1793, s. 7	I	5
notifying that no suspensions or remissions of revenue will be allowed, and that estates will invariably be sold for arrears. Ben. Reg. 1, 1793, s. 7	I	5
reserving right of Government to legislate for protection of dependent <i>talukdars</i> , <i>rai-yats</i> , etc., to levy internal duties, to assess revenue-free lands and to resume police allowances. Ben. Reg. 1, 1793, s. 8	I	6
declaring that estates of certain disqualified proprietors shall not be liable to sale for certain arrears. Ben. Reg. 1, 1793, s. 8	I	6
declaring that proprietors may transfer land without sanction of Government. Ben. Reg. 1, 1793, s. 9	I	8
prescribing rules for apportioning the fixed assessment on portions of estates in event of transfer or division. Ben. Reg. 1, 1793, s. 10, Ben. Reg. 1, 1801, s. 8	I	8, 91
requiring transfers and divisions of estates to be notified to Collector. Ben. Reg. 1, 1793, s. 10, Ben. Reg. 1, 1801, s. 8	I	8, 91
prescribing rules for adjustment of assessment on lands held <i>khas</i> or let in farm, in event of transfer or division. Ben. Reg. 1, 1793, s. 11	I	12
Ben. Reg. 1, 1793, s. 10, to be observed in all cases, whether or public sale, private transfer or division. Ben. Reg. 1, 1801, s. 8	I	91
Meaning of “actual produce,” as used in Ben. Reg. 1, 1793, section 10. Ben. Reg. 1, 1801, s. 8	I	91
Procedure where officer charged with allotment of assessment of portion of estate under Ben. Reg. 1, 1793, s. 10, doubts accuracy of village accounts, or where accounts not forthcoming. Ben. Reg. 1, 1801, s. 8	I	91
Ben. Reg. 1, 1793, ss. 10, 11, repealed in (Assam and Bengal) as regards adjustment of assessment on lands sold in satisfaction of decree. Act 4, 1846, ¹ s. 1.		

¹ Act 4 of 1846 was repealed by the Repealing Act, 1873 (12 of 1873).

Subject.	Vol.	Page.
PERMANENT SETTLEMENT—<i>concl'd.</i>		
Enactment of certain articles of Proclamation of 22nd March 1793— <i>concl'd.</i>		
Ben. Reg. 1, 1793, s. 8, not to prevent sale of estate, etc., for arrears of revenue accruing while same is under charge of Court of Wards. Ben. Act 9, 1879, s. 23 A	II	296
PERMANENT TENURE—		
Definition of —.		
Act 8, 1885, s. 3 (8)	I	463
B. & O. Act 2, 1913, s. 3 (12)	III	401
<i>See also WORDS AND PHRASES.</i>		
No ejectment from — unless for breach of conditions.—		
Act 8, 1885, ss. 10, 65	I	467, 493
B. & O. Act 2, 1913, ss. 11, 74.	III	405, 432
is transferable and divisible.—		
Act 8, 1885, s. 11	I	468
B. & O. Act 2, 1913, s. 12	III	406
Transfer of —; registration of transfer.—		
Act 8, 1885, s. 12	I	468
B. & O. Act 2, 1913, ss. 15, 16	III	406, 407
Transfer of portion of — effect of —. B. & O. Act 2, 1913, s. 18	III	408
Sale of — under decree, not being decree for rent. Act 8, 1885, s. 13	I	469
Succession to — or to share in —.		
Act 8, 1885, ss. 15, 17	I	470
B. & O. Act 2, 1913, s. 14	III	406
Holder may make permanent <i>mukarrari</i> lease of —.		
Act 8, 1885, s. 179	I	556
B. & O. Act 2, 1913, s. 233	III	496
Persons occupying land within tenure bound by same rules and conditions as tenure-holder.—		
Act 8, 1885, s. 194	I	562
B. & O. Act 2, 1913, s. 251	III	501
<i>See also LANDLORD AND TENANT.</i>		
PERMANENT TENURE-HOLDER — not liable to ejectment for arrears.		
<i>See LANDLORD AND TENANT.</i>		
PERSON — definitions of —. <i>See WORDS AND PHRASES.</i>		
PETROLEUM—		
Licensing of depôts for storage of — in municipalities. <i>See MUNICIPALITY.</i>		
PHRASES. Various — defined. <i>See WORDS AND PHRASES.</i>		
Phula. Penalty for practising —. <i>See CRUELTY TO ANIMALS.</i>		
PIGS. Restrictions on keeping — in municipalities. <i>See MUNICIPALITY.</i>		
PILGRIM—		
<i>Under the Puri Lodging house Act, 1871.</i>		
Preliminary—		
Ben. Act 4, 1871, may be extended, to any town or place to or through which people go on pilgrimage, and lines of road leading thereto. Ben. Act 2, 1879, s. 3	I	287
Definition. Ben. Act 4, 1871, s. 1	II	135
SANITATION OF PLACES OF PILGRIMAGE, ETC.		
Power to appoint Health Officer to control sanitation and conservancy of town and main roads leading thereto. Ben. Act 4, 1871, s. 2	II	136

Subject.	Vol.	Page
<i>PILGRIM—contd.</i>		
<i>Under the Puri Lodging-house Act, 1871—concl'd.</i>		
SANITATION OF PLACES OF PILGRIMAGE, ETC.— <i>concl'd.</i>		
Penalty for unlawfully depositing filth or rubbish in public highway or drain. Ben. Act 4, 1871, s. 24	II	142
Penalty for allowing foul water to drain, etc., into public highway. Ben. Act 4, 1871, s. 25	II	142
Power to require cutting and trimming of hedges or trees. Ben. Act 4, 1871, s. 26	II	142
Penalty for not removing filth, etc. Ben. Act 4, 1871, s. 27	II	142
Penalty for not keeping animals in cleanly state, etc. Ben. Act 4, 1871, s. 28	II	143
Licensing of public necessities; penalty. Ben. Act 4, 1871, s. 29	II	143
Penalty for not cleaning drain, privy or cess pool after warning. Ben. Act 4, 1871, s. 30	II	143
Provisions as to tanks. Ben. Act 4, 1871, s. 31	II	143
Draining off of stagnant water. Ben. Act 4, 1871, s. 33	II	144
Removal of noxious vegetation and draining of premises. Ben. Act 4, 1871, s. 32	II	144
Power of Magistrate to do acts in default of person to whom notice given, and recover cost from him. Ben. Act 4, 1871, s. 34	II	144
Power of Magistrate and Civil Surgeon to make by-laws as to conservancy, regulation of encampments, etc., and prevention of spread of epidemic diseases among pilgrims. Ben. Act 4, 1871, ss. 37, 38	II	145, 146
LODGING-HOUSE(s)—		
Licensing of —. Ben. Act 4, 1871, ss. 3 to 6, Schs. A, B	II	200, 201, 213, 214
Penalty for keeping unlicensed —. Ben. Act 4, 1871, s. 7	II	137
Fee for license and Health Officer's certificate issued in connection therewith. Ben. Act 4, 1871, s. 8	II	138
Duration of license. Ben. Act 4, 1871, s. 9	II	138
Power to inspect and exempt from inspection; report of inspections. Ben. Act 4, 1871, ss. 10, 11, 15	II	138, 139, 140
License to be produced on demand. Ben. Act 4, 1871, s. 12	II	139
Reports to be made by keeper. Ben. Act 4, 1871, s. 13	II	139
Keeper to exhibit number of license and number of lodgers covered by it. Ben. Act 4, 1871, s. 14	II	139
Penalties on keeper or person in charge of —. Ben. Act 4, 1871, ss. 7, 17, 18	II	137, 140, 141
Revocation and suspension of license. Ben. Act 4, 1871, s. 20	II	141
Reduction of number of lodgers covered by license. Ben. Act 4, 1871, s. 21	II	141
MISCELLANEOUS—		
Applications under Act to be in writing. Ben. Act 4, 1871, s. 23	II	142
Obligation to state truth in applications, statements and reports made under Act. Ben. Act 4, 1871, s. 16	II	140
Application of Code of Criminal Procedure. Ben. Act 4, 1871, s. 19	II	141
Fines and fees levied under Act to be expended on sanitary improvement. Ben. Act 4, 1871, s. 22	II	142

Subject.	Vol.	Page.
Lodging-house(s)— <i>concl'd.</i>		
Fee—		
Calculation of — payable by lodgers how to be made. Ben. Act 4, 1871, s. 8	II	138
payable by lodgers. Ben. Act 4, 1871, s. 8	II	138
for temporary license. Ben. Act 4, 1871, s. 21A	II	141
See REGISTRATION FEE.		
Health Officer—to inspect lodging-house. Ben. Act 4, 1871, s. 10	II	138
Indian Peral Cedo (Act XLV of 1860). Persons authorized to inspect lodging-houses deemed to be public servants under the —. Ben. Act 4, 1871, s. 11A	II	139
Inspection. Time for — of lodging house. Ben. Act 4, 1871, s. 10	II	138
Keeper of Lodging-house—		
to expose notice. Ben. Act 4, 1871, s. 14	II	139
to record name of person left in charge. Ben. Act 4, 1871, s. 12A	II	139
Notice—		
to be exposed. Ben. Act 4, 1871, s. 14	II	139
to be inscribed in vernacular characters. Ben. Act 4, 1871, s. 14	II	139
Magistrate(s)—		
Powers of — to grant temporary license. Ben. Act 4, 1871, s. 12A	II	141
to inspect lodging-house. Ben. Act 4, 1871, s. 10	II	138
Public servant(s). Persons authorized to inspect lodging-house to be deemed —. Ben. Act 4, 1871, s. 11A	II	139
Sub-Deputy Collector — may inspect lodging-house if authorized, in writing, by Magistrate. Ben. Act 4, 1871, s. 10	II	138
Sub-Deputy Magistrate — may inspect lodging-house if authorized, in writing, by Magistrate. Ben. Act 4, 1871, s. 10	II	138
Temporary Licenses—		
how to grant, in cases of urgency. Ben. Act 4, 1871, s. 21A	II	141
Fee for —. Ben. Act 4, 1871, s. 21A	II	141
Service of notices, etc., under Act. Ben. Act 4, 1871, s. 35	II	144
Actions for things done under Act; notice of; limitation of; tender of amends. Ben. Act 4, 1871, s. 36	II	145
Sections 2, 3, 7, 8, 14 and Schedule B of Ben. Act 4, 1871, amended in places to which the Act is extended by notification. Ben. Act 2, 1870, s. 3	II	267
<i>Under Protection of Muhammadan Pilgrims Act, 1896.</i>		
Act applies to Muhammadan pilgrims to the <i>Hedjaz</i> . Ben. Act 1, 1896, s. 2	III	73
Act extends <i>proprio vigore</i> to Calcutta only, but may be extended by Local Government to any other place. Ben. Act 1, 1896, s. 1	III	73
Definitions. Ben. Act 1, 1896, s. 2	III	73
Licensing of pilgrim brokers; penalties for misbehaviour of licensed broker or for acting without license. Ben. Act 1, 1896, ss. 3 to 7	III	74, 75
Appointment, duties and powers of Protectors of Pilgrims. Ben. Act 1, 1896, ss. 8, 9	III	75, 76
Master, etc., of ship to give information and aid to Protector of Pilgrims; penalties. Ben. Act 1, 1896, ss. 10 to 12	III	76
Regulations as to issue of tickets; penalties. Ben. Act 1, 1896, ss. 13, 14	III	76
Jurisdiction; distress of ship; application of fines; prosecutions. Ben. Act 1, 1896, ss. 15 to 17	III	77

Subject.	Vol.	Page.
POLICE—contd.		
<i>Rural Police—contd.</i>		
Santal Parganas—concl'd.		
<i>The Santal Parganas Rural Police Regulation, 1910—concl'd.</i>		
Village assessment—		
Rate of —. Reg. 4, 1910, s. 9	I	851
List of payments. Reg. 4, 1910, s. 10	1	851
. monthly pay-	1	851
. s. 13	1	852
Assessment and customary payments unrealized in instal- ments. Reg. 4, 1910, s. 14	I	853
Collection of — and customary payments. Reg. 4, 1910, s. 15	1	853
Payment of dues by persons whose duty it is to make collections. Reg. 4, 1910, s. 16	1	855
Rules, power to make. Reg. 4, 1910, s. 25.	I	853
<i>Chaukidars (WATCHMEN).</i>		
VILLAGE <i>Chaukidars</i> —		
Ben. Act 0, 1870, to apply in districts or sub divisions notified.		
Ben. Act 0, 1870, s. 08	II	126
Definitions. Ben. Act 0, 1870, s. 1.	II	109
Appointment, Duties, etc., of <i>Chaukidars</i> —		
<i>Chaukidars</i> —		
. Act 0, 1870, ss. 11, 12	II	113
. Ben. Act 0, 1870, s. 35	II	117
. arrest. Ben. Act 0, 1870, s. 30,		
Sch. B	II	118
Disposal of persons arrested by —. Ben. Act 0, 1870, s. 40	II	110
Payment of —. Ben. Act 0, 1870, ss. 43, 44	II	110, 120
Realization of pay of — from members of <i>panchayat</i> , and re- imbursement of such members. Ben. Act 0, 1870, ss. 45, 46	II	120
Penalty for misconduct or neglect of duty by —. Ben. Act 0, 1870, s. 38	II	118
Taxation for maintenance of <i>Chaukidars</i> —		
All owners and occupiers of houses in village, etc., liable to assessment for maintenance of <i>chaukidars</i> . Ben. Act 0, 1870, ss. 13, 14	II	113, 114
<i>Panchayats</i> for settling tax—		
Appointment of members of <i>panchayat</i> for village. Ben. Act 0, 1870, ss. 3, 5, 7, 9B	II	110, 111, 112, 113
Power to declare areas or groups of dwellings to be villages. Ben. Act 0, 1870, s. 4	II	111
Removal of members of —. Ben. Act 0, 1870, s. 10	II	113
Filling of casual vacancies among members of —. Ben. Act 0, 1870, s. 6	II	111
Penalty for not serving on <i>panchayat</i> . Ben. Act 0, 1870, s. 8	II	112
Term of office of members of —. Ben. Act 0, 1870, s. 9	II	112
Exemption from service on —. Ben. Act 0, 1870, s. 9A	II	112
<i>Panchayat</i> to impose annual assessment. Ben. Act 0, 1870, s. 13	II	113
<i>Panchayat</i> to control <i>chaukidars</i> ; members to report offences in default of <i>chaukidars</i> . Ben. Act 0, 1870, s. 41, Sch. B	II	110, 123

Subject.	Vol.	Page.
POLICE— <i>cont'd.</i>		
<i>Chaukidars (WATCHMEN)—cont'd.</i>		
<i>Panchayats for settling tax—cont'd.</i>		
Assumption by District Magistrate of powers of —. Ben. Act 6, 1870, s. 62	II	124
Assessment; nature and amount of —. Ben. Act 6, 1870, s. 15	II	114
„ time and form of —; list of persons assessed. Ben. Act 6, 1870, s. 16 and Ben. Act 1, 1871, s. 2	II	114, 129
„ Revision of —. Ben. Act 6, 1870, ss. 17, 19, 20, 47	II	114, 115, 121
„ commencement and duration of —. Ben. Act 6, 1870, s. 18, and Ben. Act 1, 1871, s. 3	II	114, 129
Continuance of existing —. Ben. Act 6, 1870, s. 17	II	114
payable quarterly in advance. Ben. Act 6, 1870, s. 21	II	115
Collection of —. Ben. Act 6, 1870, ss. 22, 25 to 34, Sch. A, and Ben. Act 1, 1871, s. 4	II	115 to 117, 126, 129
Appointment, powers and remuneration of <i>tahsildar</i> to assist in collecting —. Ben. Act 6, 1870, ss. 46-A, 46-B	II	121
Reductions of — by amount of surplus collections. Ben. Act 6, 1870, s. 24	II	115
<i>Chaukidari</i> Fund.—Constitution of —. Ben. Act 6, 1870, s. 23	II	115
MISCELLANEOUS—		
<i>Chaukidari chakaran</i> lands—		
Commission to determine what lands assigned for maintenance of officer to keep watch in village; appointment, powers and duties of Commission. Ben. Act 6, 1870, ss. 58 to 61	II	123, 124
Transfer of — to <i>zamindar</i> . Ben. Act 6, 1870, ss. 48, 50, 51, Sch. C	II	121, 122, 127
Right to service from occupier of land to cease on such transfer. Ben. Act 6, 1870, s. 57	II	123
Assessment of — and collection of assessment. Ben. Act 6, 1870, ss. 49, 50, 52 to 56, Schs. C, D	II	122, 123, 127, 128
Savings as to certain lands. Ben. Act 6, 1870, s. 67	II	126
Application of Ben. Act 6, 1870, sections 48 to 61, to lands assigned for benefit of municipality. Ben. Act 3, 1884, s. 364	II	618
Delegation of District Magistrate's powers under Act. Ben. Act 6, 1870, s. 3A	II	110
District <i>Chaukidari</i> Reward Fund—		
Fines to be credited to —. Ben. Act 6, 1870, s. 42	II	119
Control over — to rest with District Magistrate. Ben. Act 6, 1870, s. 42	II	119
Actions for things done under Act.—Notice of —; limitation of —. Ben. Act 6, 1870, s. 63	II	125
Control by Commissioner. Ben. Act 6, 1870, s. 64	II	125
Power of Local Government to make rules. Ben. Act 6, 1870, s. 65	II	125
<i>Zamindar's</i> duty to report offences not affected by Act. Ben. Act 6, 1870, s. 66	II	125
Angul. See Reg. 3 of 1913, under Acts and Regulations, ante, p. 683 of Vol. I.		

Subject.	Vol.	Page.
POLICE—<i>conold.</i>		
Police in municipalities. <i>See</i> MUNICIPALITY.		
POLITICAL AGENT: defined. <i>See</i> WORDS AND PHRASES.		
Porahat Estate Act, 1893. <i>See</i> Acts and Regulations.		
PORT—		
Definitions. (<i>See also</i> WORDS AND PHRASES) Ben. Act 3, 1867, s. 1	II	69
Ben. Act 3, 1867, to be construed as part of Ports Act, 1889. Ben. Act 3, 1867, s. 19	II	72
Penalty for not having sufficient crew on vessel lying in port; exceptions. Ben. Act 3, 1867, ss. 2 to 6, Sels. I, II	II	70, 71, 73
Power of Local Government—		
to charge cost of police on Port Fund of port in or abutting on municipal town. Ben. Act 3, 1867, ss. 8, 9	II	71
to impose police port-dues. Ben. Act 3, 1867, s. 10, Sch. III	II	71, 74
Power to compound for dues imposed under Ben. Act 3, 1867; power of Local Government to vary such dues; imposition or increase of such dues when to take effect. Ben. Act 3, 1867, ss. 14 to 16	II	72
Offences by whom triable, and penalties how recoverable. Ben. Act 3, 1867, s. 17	II	72
Application of fines. Ben. Act 3, 1867, s. 18	II	72
Port clearance—		
Not to be granted to vessel on failure to pay coast light dues. Act 8, 1879, s. 11	I	442
PORT-DUES defined. <i>See</i> WORDS AND PHRASES.		
PONT POLICE FORCE. <i>See</i> PORT COMMISSIONERS OR TRUSTEES.		
POSSESSION—		
Suit to recover — by occupancy <i>raiyat</i> to be instituted within two years. Act 8, 1885, Sch. III, s. 3	I	508
Delivery of — under Act 11, 1859. Act 11, 1859, s. 29	I	408
Powers and duties of Collector in regard to — during settlement. <i>See</i> LAND-REVENUE.		
POUND—<i>See</i> ANIMAL—		
Control of — by District and Local Boards and Unions. <i>See</i> LOCAL SELF-GOVERNMENT.		
POWERS AND DUTIES—		
Statutory; general provisions as to exercise and performance of —, <i>See</i> ACTS AND REGULATIONS, ETC.		
Prædial conditions: defined. <i>See</i> WORDS AND PHRASES; LAND- LORD and TENANT.		
Prescribed: defined. <i>See</i> WORDS AND PHRASES.		
where <i>jote</i> exceeds 100 <i>bighas</i> ,—		
B. & O. Act 2, 1913, s. 5 (5)	I	460
that admitted or proved <i>raiyat</i> has held 12 years.—	III	403
Act 8, 1885, s. 20 (7)	I	472
B. & O. Act 2, 1913, s. 23 (7)	III	410
that rent paid by occupancy- <i>raiyat</i> is fair and equitable.—		
Act 8, 1885, s. 27	I	474
B. & O. Act 2, 1913, s. 32	III	413

Subject.	Vol.	Page.
RESUMPTIONS—concl'd.		
from payment of same rent, or rate for 20 years.—		
Act 8, 1885, s. 50 (2)	I	485
B. & O. Act 2, 1913, s. 58 (2)	III	424
as to fixity of rent not to apply where record-of-rights has been prepared.—		
Act 8, 1885, s. 115	I	525
B. & O. Act 2, 1913, s. 146	III	463
that rent and conditions are same as in last preceding agricultural year.—		
Act 8, 1885, s. 51	I	486
B. & O. Act 2, 1913, s. 59	III	424
Receipt not containing required particulars in full to be presumed acquittance in full.—		
Act 8, 1885, s. 56 (4)	I	488
B. & O. Act 2, 1913, s. 65 (4)	III	427
as to correctness of record-of-rights.—		
Act 8, 1885, s. 103B	I	509
B. & O. Act 2, 1913, s. 117	III	449
Table of rates presumed to show fair and equitable rates.—		
Act 8, 1885, s. 104B (6)	I	512
B. & O. Act 2, 1913, s. 120 (6)	III	450
as to rents settled.—		
Act 8, 1885, s. 104J	I	515
B. & O. Act 2, 1913, s. 127	III	449
Revenue-officer, in settling rents, to presume existing rents fair and equitable, unless contrary proved.—		
Act 8, 1885, s. 105 (4)	I	516
B. & O. Act 2, 1913, s. 128 (4)	III	455
of notice of surrender having been given.—		
Act 8, 1885, s. 86 (3)	I	501
B. & O. Act 2, 1913, s. 97 (3)	III	441
as to correctness of map and measurement, when <i>raiayat</i> fails to attend.—		
Act 8, 1885, s. 91 (2)	I	503
B. & O. Act 2, 1913, s. 102 (I)	III	443
as to correctness of declaration of local standard of measurement.—		
Act 8, 1885, s. 92 (3)	I	504
B. & O. Act 2, 1913, s. 113 (3)	III	443
<i>See also</i> under Landlord and Tenant, Orissa.		
PREVAILING RATE—		
Enhancement on ground of —; rules for —. <i>See</i> LANDLORD AND TENANT.		
PREVENTION OF OFFENCES—		
Duties and powers of local police as to prevention of offences—		
<i>Chaukidars.</i> Ben. Act 6, 1870, s. 39, Sch. B	II	118, 127
PRICE(S)—		
Enhancement or reduction of rent on ground of rise or fall of prices of crops. <i>See</i> CROP(S).		
PRICE LISTS—		
Preparation, revision and publication of —; reference to be made to — in proceedings for enhancement or reduction of rent on ground of rise or fall in prices. <i>See</i> LANDLORD AND TENANT.		
PRIME-MOVERS. <i>See</i> STEAM-BOILERS AND PRIME-MOVERS.		

Subject.

Vol. Page.

PRISON—

Exempted from latrine fees. *See* MUNICIPALITY.PRIVATE, WATER — defined. *See* WORDS AND PHRASES.PRIVATE ESTATES managed by Government; recovery of cost of management. *See* RATES AND CHARGES.PRIVATE FERRY. *See* FERRY.PRIVATE FISHERIES PROTECTION ACT, 1889. (*See* FISHERY). Ben
Act 2, 1889 11 729

PRIVATE LAND—

Record of proprietor's —. *See* LANDLORD AND TENANT.Proprietor's — to be included in assessment. *See* LAND-REVENUE.
See also KHAMAR.PRIVATE SERVANT not to be employed by Collector in public matters.
See LAND-REVENUE.

PRIVY—

Regulation of — in municipalities. *See* MUNICIPALITY.Supply of water for —. *See* MUNICIPALITY.

PROCEDURE—

Power of High Court to make rules as to — in distraint cases. *See*
LANDLORD AND TENANTin rent suits under Bengal Tenancy Act, 1885, the Orissa Tenancy
Act, 1913, and the Chota Nagpur Tenancy Act, 1908. *See* LAND-
LORD AND TENANTS.in conducting sale of under-tenures. *See* LANDLORD AND TENANT.
in suits to contest assessment. *See* LAND-REVENUE.PROCEEDINGS.—Civil Court. *See* COURT OF WARDS.

PROCESSIONS—

Regulation of — by police. *See* POLICE.

PRODUCE—

Division on appraisalment of —. *See* LANDLORD AND TENANT.Penalties for illegal interference with —. *See* LANDLORD AND
TENANT.PRODUCE RENTS. *See* COMMUTATION.

PRODUCTIVE POWER—

Rules as to enhancement on ground of increase in —. *See* LAND-
LORD AND TENANTPROGRESSIVE ENHANCEMENT. *See* LANDLORD AND TENANT.PROJECTIONS.—Removal of — from houses. *See* MUNICIPALITY.PROMOTER—of tramway; rights, duties, powers of —. *See* TRAMWAY.

PROPERTY—

Definitions of —. *See* WORDS AND PHRASES.*See also* STOLEN PROPERTY; UNCLAIMED PROPERTY.

PROPRIETOR(S)—

Definition of —. *See* WORDS AND PHRASES.In arrears, management of lands of —. *See* LAND-REVENUE.In arrears, exception as to settlement of lands of —. *See* LAND-
REVENUE.Decision of majority of — as to acceptance of proposed assess-
ment to bind minority. *See* LAND-REVENUE.Settlement with whom to be made where dispute as to proprietary
right. *See* LAND-REVENUE.Power of Board to require personal attendance of —. *See* LAND-
REVENUE.

Subject.	Vol.	Page.
PUBLIC DEMANDS—<i>contd.</i>		
ATTACHMENT—<i>concl'd.</i>		
of share in movables. B. & O. Act 4, 1914, s. 47, Sch. II, r. 17	III	573, 594
Payment of money contrary to — to be void. B. & O. Act 4, 1914, s. 20	III	564
Provisions as to agricultural produce under —. B. & O. Act 4, 1914, s. 47, Sch. II, r. 15	III	573, 583
Release of property from — or sale. B. & O. Act 4, 1914, s. 23	III	464
Removal of — on satisfaction or cancellation of certificate. B. & O. Act 4, 1914, s. 47, Sch. II, r. 23	III	573, 586
What property is liable to — in execution of a certificate. B. & O. Act 4, 1914, s. 18	III	561
BIHAR AND ORISSA GAZETTE.—Publication of rules in —. B. & O. Act 4, 1914, s. 49	III	574
BOARD OF REVENUE—		
may revise order passed by a Commissioner. B. & O. Act 4, 1914, s. 62	III	577
Power of — to make rules as to procedure under Act. B. & O. Act 4, 1914, s. 48	III	573
CERTIFICATE(S)—		
Cancellation of —. B. & O. Act 4, 1914, s. 53	III	575
Continuance of —. B. & O. Act 4, 1914, s. 51	III	574
Copy of satisfaction to be communicated to officer or person concerned. B. & O. Act 4, 1914, s. 47, Sch. II, r. 59	III	573, 590
Effect of filling of — in the office of the officer to whom transmitted. B. & O. Act 4, 1914, s. 13	III	560
Effect of service of notice of —. B. & O. Act 4, 1914, s. 8	III	559
Execution of — in another district. B. & O. Act 4, 1914, s. 47, Sch. II, r. 12	III	573, 592
to be executed after expiry of 30 days. B. & O. Act 4, 1914, s. 14	III	560
may be executed before expiration of 30 days in certain cases. B. & O. Act 4, 1914, s. 13	III	560
may be transmitted to another Certificate-officer or to the Collector of another district. B. & O. Act 4, 1914, s. 13	III	560
not to be deemed not to be in force by reason of death certificate-holder. B. & O. Act 4, 1914, s. 51	III	574
not to be deemed not to be in force by reason of the property to which the demand relates ceasing to be under the charge of Court of Wards, or the Revenue-authorities. B. & O. Act 4, 1914, s. 51	III	574
Payment due under — may be paid by instalments. B. & O. Act 4, 1914, s. 47	III	573
Register of —. B. & O. Act 4, 1914, s. 47	III	573
to be filed in the office of the officer to whom transmitted. B. & O. Act 4, 1914, s. 13	III	560
to purchase of immovable property to bear date the day on which the sale becomes absolute. B. & O. Act 4, 1914, s. 47	III	573
Who may execute —. B. & O. Act 4, 1914, s. 12	III	560
CERTIFICATE-CREDITOR.—When — may apply to set aside sale. B. & O. Act 4, 1914, s. 29		
	III	567

Subject.	Vol.	Page.
PUBLIC DEMANDS—<i>cont'd.</i>		
CERTIFICATE-DEBTOR—		
Arrest and detention of —. B. & O. Act 4, 1914, s. 38	III	569
Definition of —. B. & O. Act 4, 1914, s. 3 (1)	III	557
may be released from arrest on the ground of illness. B. & O. Act 4, 1914, s. 41	III	570
may be released on disclosing the whole of his property and placing it at the disposal of the Certificate-officer. B. & O. Act 4, 1914, s. 30	III	569
may bring a suit in Civil Court to cancel or modify certificate. B. & O. Act 4, 1914, s. 43	III	571
may file petition denying liability. B. & O. Act 4, 1914, s. 9	III	559
Notice and copy of certificate to be served on —. B. & O. Act 4, 1914, s. 7	III	559
Period of detention in, and release from, prison of —. B. & O. Act 4, 1914, s. 40	III	570
Procedure on death of —. B. & O. Act 4, 1914, s. 52	III	575
Subsistence allowance of —. B. & O. Act 4, 1914, s. 47	III	573
to be brought before Certificate-officer on arrest. B. & O. Act 4, 1914, s. 38	III	569
to be released on payment of the amount due under the certificate. B. & O. Act 4, 1914, s. 38	III	569
to file petition denying liability or the grounds upon which he claims to have certificate cancelled or modified. B. & O. Act 4, 1914, s. 43	III	571
to put in appearance in certificate proceedings. B. & O. Act 4, 1914, s. 45	III	572
When — is a minor or of unsound mind he may be represented in any proceedings under this Act by suitable person. B. & O. Act 4, 1914, s. 49	III	574
When — may apply to set aside sale. B. & O. Act 4, 1914, ss. 22, 23	III	565
When — may be rearrested. B. & O. Act 4, 1914, s. 39	III	569
When — may be released. B. & O. Act 4, 1914, s. 39	III	569
When reference to Civil Court by — may be entertained. B. & O. Act 4, 1914, s. 43	III	571
CERTIFICATE-HOLDER—		
Definition of —. B. & O. Act 4, 1914, s. 3 (2)	III	558
Where — is a co-sharer landlord and the certificate is for his share of the rent only, the provisions of rules 38, 39 and 40 not to apply. B. & O. Act 4, 1914, s. 47, Sch. II, r. 41	III	573, 592
CERTIFICATE-OFFICER(S)—		
Application to be made to — in suit to recover possession of or to set aside sale of immovable property. B. & O. Act 4, 1914, s. 45	III	572
deemed to be a Court. B. & O. Act 4, 1914, s. 66	III	577
Definition of —. B. & O. Act 4, 1914, s. 3 (3)	III	577
how to execute certificates. B. & O. Act 4, 1914, s. 3	III	577
Investigation by — of claims and objections preferred or made to the attachment or sale of property. B. & O. Act 4, 1914, s. 21	III	464
may authorise ministerial officer to sign documents under Act. B. & O. Act 4, 1914, s. 68	III	578
may refuse execution against the person and property of judgment-debtor. B. & O. Act 4, 1914, s. 15	III	561
may transmit a certificate for execution to another Certificate-officer. B. & O. Act 4, 1914, s. 13	III	560

Subject.	Vol.	Page.
PUBLIC DEMANDS— <i>contd.</i>		
CERTIFICATE OFFICER(s)— <i>concl'd.</i>		
not to order arrest or detention of certain persons. B. & O. Act 4, 1914, s. 42	III	571
Power of — to set aside sale in certain cases. B. & O. Act 4, 1914, s. 30	III	566
Procedure for investigating resistance or obstruction to purchaser of immovable property. B. & O. Act 4, 1914, s. 34	III	568
Purchaser resisted or obstructed in obtaining possession of immovable property after sale to apply to —. B. & O. Act 4, 1914, s. 33	III	568
Remittance to — of sums received under a certificate transferred for execution. B. & O. Act 4, 1914, s. 47, Sch. II, r. 57	III	573, 595
to be under control of Collector, when not Collectors themselves. B. & O. Act 4, 1914, s. 59	III	576
to cancel certificate at request of certificate-holder. B. & O. Act 4, 1914, s. 53	III	575
to cause notice to be served on certificate-debtor. B. & O. Act 4, 1914, s. 7	III	559
to determine disputes under section 32 (1) (c) of B. & O. Act III of 1914. B. & O. Act 4, 1914, s. 32 (2)	III	568
to determine question arising out of suits where fraud is alleged. B. & O. Act 4, 1914, s. 46	III	573
to execute certificates. B. & O. Act 4, 1914, s. 12	III	560
to grant certificate to purchaser of immovable property when sale becomes absolute. B. & O. Act 4, 1914, s. 47, Sch. II, r. 50	III	573, 594
to have powers of Civil Court for certain purposes. B. & O. Act 4, 1914, s. 58	III	576
to hear and determine petition denying liability. B. & O. Act 4, 1914, s. 10	III	559
to issue warrant of arrest and detention of certificate-debtor. B. & O. Act 4, 1914, s. 47, Sch. II, r. 53	III	573, 594
to make entry of satisfaction in register referred to in rule 55. B. & O. Act 4, 1914, s. 47, Sch. II, r. 53	III	593, 596
to make vesting order in case of other property. B. & O. Act 4, 1914, s. 47, Sch. II, r. 37	III	573, 591
When — may make an order confirming the sale. B. & O. Act 4, 1914, s. 31	III	567
When — may permit persons under disability to be represented by suitable person. B. & O. Act 4, 1914, s. 59	III	574
When — may refer to Collector. B. & O. Act 4, 1914, s. 10	III	559
When — to file certificates for public demands payable to the Collector. B. & O. Act 4, 1914, s. 4	III	558
When — to file certificates on requisition. B. & O. Act 4, 1914, s. 6	III	559
CIVIL COURT—		
Application of Act XI of 1903 to —. B. & O. Act 4, 1914, s. 65	III	577
Certain officers to have powers of — for certain purposes. B. & O. Act 4, 1914, s. 58	III	576
General bar to jurisdiction of — save where fraud is alleged. B. & O. Act 4, 1914, s. 46	III	573
Grounds for cancellation and modification of certificate by —. B. & O. Act 4, 1914, s. 44	III	572
not to modify a certificate duly filed except on certain grounds. B. & O. Act 4, 1914, s. 44	III	572

Subject.	Vol.	Page.
PUBLIC DEMANDS—<i>contd.</i>		
CIVIL COURT—<i>concl'd.</i>		
Power of — to allow refund of purchase money in certain cases.		
B. & O. Act 4, 1914, s. 43	III	571
Reference to — when to be entered. B. & O. Act 4, 1914, s. 43	III	571
Suit in — to have certificate cancelled or modified when to be filed.		
B. & O. Act 4, 1914, s. 43	III	571
Suit to recover possession of immovable property to be brought in —. B. & O. Act 4, 1914, s. 45	III	572
Suit to set aside sale of immovable property to be brought in —. B. & O. Act 4, 1914, s. 45	III	572
COLLECTOR—		
Certificate of a public demand payable to —. B. & O. Act 4, 1914, s. 4	III	558
may revise order passed by certain officers under Act. B. & O. Act 4, 1914, s. 62	III	577
to control certain officers in the performance of their duties under Act. B. & O. Act 4, 1914, s. 59	III	576
to have powers of Civil Court for certain purposes. B. & O. Act 4, 1914, s. 58	III	576
COMMISSIONER may revise order passed by a Collector under Act. B. & O. Act 4, 1914, s. 62	III	577
COMPENSATION how to be made. B. & O. Act 4, 1914, s. 55	III	575
COST(S). Award of — how to be made. B. & O. Act 4, 1914, s. 54	III	575
COURT OF SMALL CAUSES.—Bar to jurisdiction of —. B. & O. Act 4, 1914, s. 44	III	572
DECREE.—Procedure for execution of attached —. B. & O. Act 4, 1914, Sch. II, r. 21	III	585
DEPOSIT of money to set aside sale of immovable property. B. & O. Act 4, 1914, s. 28	III	566
DEPUTY COLLECTOR(S)—		
to be under control of Collector. B. & O. Act 4, 1914, s. 59	III	576
to have powers of Civil Court for certain purposes. B. & O. Act 4, 1914, s. 58	III	576
DWELLING-HOUSE—		
Entry into —. B. & O. Act 4, 1914, s. 56	III	575
not to be entered in execution of warrant of arrest, after sunset or before sunrise. B. & O. Act 4, 1914, s. 56	III	575
notice to be given before entering — if in the actual occupancy of a woman who, according to custom, does not appear in public. B. & O. Act 4, 1914, s. 56	III	575
Powers as to entry into —. B. & O. Act 4, 1914, s. 56	III	803
EVIDENCE to be adduced by claimant or objector to show that he had interest in or was possessed of property attached. B. & O. Act 4, 1914, s. 22	III	564
EXECUTION OF CERTIFICATE—		
Arrest and detention of a certificate-debtor in —. B. & O. Act 4, 1914, s. 38	III	569
Arrest of certain persons prohibited in —. B. & O. Act 4, 1914, s. 42	III	571
Detention in, and release from, prison of a certificate debtor in —. B. & O. Act 4, 1914, s. 40	III	570
Effect of attachment in —. B. & O. Act 4, 1914, s. 20	III	564
Illness of a certificate-debtor is a ground for release from arrest in —. B. & O. Act 4, 1914, s. 41	III	570
Interest, costs and charges recoverable in —. B. & O. Act 4, 1914, s. 17	III	561

Subject.	Vol.	Page
PUBLIC DEMANDS—contd.		
EXECUTION OF CERTIFICATE—contd.		
Copy of certificate may be transmitted for execution. B. & O. Act 4, 1914, s. 13	III	560
Modes of — B. & O. Act 4, 1914, s. 15	III	561
No sale in — to be set aside unless the purchaser has been made a party to the suit. B. & O. Act 4, 1914, s. 43	III	571
Procedure of certain sales in — B. & O. Act 4, 1914, s. 16	III	561
Procedure on application by purchaser resisted in purchasing possession after sale of immovable property in — B. & O. Act 4, 1914, s. 34	III	568
Proceeds of — how to be disposed of. B. & O. Act 4, 1914, s. 32	III	563
Purchaser's title in property sold in — B. & O. Act 4, 1914, s. 26	III	568
Release from arrest and re-arrest of a certificate-debtor in — B. & O. Act 4, 1914, s. 39	III	569
Resistance to purchaser of immovable property after sale in — B. & O. Act 4, 1914, s. 33	III	568
Suit against purchaser not maintainable on ground of purchase in sales in — being on behalf of plaintiff. B. & O. Act 4, 1914, s. 27	III	566
What property may be attached and sold in — B. & O. Act 4, 1914, s. 18	III	561
FORMS. B. & O. Act 4, 1914, s. 47, Sch. II, rr. 60, 61	III	573, 596
HIGH COURT.—Bar to jurisdiction of — B. & O. Act 4, 1914, s. 44	III	572
HOLDING.—Prohibition of purchase of — by certificate-debtor. B. & O. Act 4, 1914, s. 47, Sch. II, r. 43	III	573, 593
IMMOVABLE PROPERTY—		
Bld of co-sharer to have preference in respect of — B. & O. Act 4, 1914, s. 47, Sch. II, r. 48	III	573, 593
Delivery of — in occupancy of certificate-debtor. B. & O. Act 4, 1914, s. 47, Sch. II, r. 52	III	573, 594
Deposit by purchaser of — and resale in default. B. & O. Act 4, 1914, s. 47, Sch. II, r. 44	III	573, 593
Notification on resale of — B. & O. Act 4, 1914, s. 47, Sch. II, r. 47	III	573, 593
Return of purchase-money on certain cases in respect of — B. & O. Act 4, 1914, s. 47, Sch. II, r. 49	III	573, 594
Suit to recover possession of — to be brought in Civil Court. B. & O. Act 4, 1914, s. 45	III	572
Suit to recover possession of — where notice of certificate not served. B. & O. Act 4, 1914, s. 45	III	572
Suit to set aside sale of — to be brought in Civil Court. B. & O. Act 4, 1914, s. 45	III	572
Suit to set aside sale of — where notice of certificate not served. B. & O. Act 4, 1914, s. 45	III	572
Transfer of — after service of notice of certificate. B. & O. Act 4, 1914, s. 8	III	539
INDIAN LIMITATION ACT, 1908. See Act IX of 1908.		
IRREGULARITY.—Application to set aside sale on the ground of — B. & O. Act 4, 1914, s. 29	III	567
LOCAL GOVERNMENT—		
may, by notification, empower Certificate-officers to authorise ministerial officers to sign certain documents. B. & O. Act 4, 1914, s. 68	III	578

Subject.	Vol.	Page.
PUBLIC DEMANDS—contd.		
LOCAL GOVERNMENT—concl'd.		
Power of — to appoint temporary additional member. B. & O. Act 4, 1914, s. 3	III	558
to sanction the publication of rules as to procedure under Act. B. & O. Act 4, 1914, s. 48	III	573
MINISTERIAL OFFICER(S). Signature of documents by —. B. & O. Act 4, 1914, s. 68	III	578
MOVABLE PROPERTY—		
Definition of —. B. & O. Act 4, 1914, s. 3	III	558
Delivery of —, debts and shares. B. & O. Act 4, 1914, s. 47	III	573
NOTICE—		
Acknowledgment of service of —. B. & O. Act 4, 1914, s. 47	III	573
Effect of service of — of certificate. B. & O. Act 4, 1914, s. 8	III	559
Examination of serving officer. B. & O. Act 4, 1914, s. 47, Sch. II, r. 8	III	573, 581
Manner of serving and endorsement thereon by serving officer. B. & O. Act 4, 1914, s. 47, Sch. II, r. 7	III	573, 581
Mode of serving —. B. & O. Act 4, 1914, s. 47, Sch. II, r. 2	III	573, 580
Non-service of —, ground for application to set aside sale of immovable property. B. & O. Act 4, 1914, s. 29	III	567
of certificate to be served on certificate-debtor. B. & O. Act 4, 1914, s. 7	III	559
Procedure where service of — refused by certificate debtor or when he cannot be found. B. & O. Act 4, 1914, s. 47, Sch. II, r. 6	III	573, 581
Service of — by post. B. & O. Act 4, 1914, s. 47, Sch. II, r. 9	III	573, 582
Service of — on adult male member of certificate-debtor's family. B. & O. Act 4, 1914, s. 47, Sch. II, r. 4	III	573, 580
Service of — on certificate debtor or agent. B. & O. Act 4, 1914, s. 47, Sch. II, r. 3	III	573, 580
to be served in suits to recover possession of immovable property. B. & O. Act 4, 1914, s. 45	III	572
to be served in suits to set aside sale of immovable property. B. & O. Act 4, 1914, s. 45	III	572
PENALTY(IES) for fraudulent removal, concealment, transfer or delivery to person of property, etc., to prevent it being taken in execution of a certificate. B. & O. Act 4, 1914, s. 67	III	577
PETITION(S)—		
Signature and verification of — denying liability. B. & O. Act 4, 1914, s. 47, Sch. II, r. 10	III	573, 582
Transfer of —. B. & O. Act 4, 1914, s. 47, Sch. II, r. 11	III	573, 582
PRESCRIBED. —Definition of —. B. & O. Act 4, 1914, s. 3	III	558
PROTECTED INTERESTS. —See SALE.		
PUBLIC DEMAND—		
Certificate of — payable to Collector how to be filed. B. & O. Act 4, 1914, s. 4	III	558
Definition of —. B. & O. Act 4, 1914, s. 3	III	558
PURCHASER. —When — at sale of immovable property may apply to set aside sale. B. & O. Act 4, 1914, s. 30	III	567
PURCHASE-MONEY—		
Procedure in default of payment of —. B. & O. Act 4, 1914, s. 47, Sch. II, r. 46	III	573, 593
Time for payment of — in full. B. & O. Act 4, 1914, s. 47, Sch. II, r. 45	III	573, 593

Subject.	Vol.	Page.
PUBLIC DEMANDS—contd.		
REGISTER.—Payment of instalments to be entered in — referred to in rule 55. B. & O. Act 4, 1914, s. 47, Sch. II, r. 58 . . .	III	573, 593
REQUISITION—		
for certificates by persons other than the Collector. B. & O. Act 4, 1914, s. 5 . . .	III	558
to be signed and verified and shall be chargeable with a fee. B. & O. Act 4, 1914, s. 5 . . .	III	558
RE-SALE. Defaulting purchaser answerable for loss or —. B. & O. Act 4, 1914, s. 47 . . .	III	573
RESISTANCE—		
Investigation to — by Certificate-officer. B. & O. Act 4, 1914, s. 33 . . .	III	568
Proceduro on application for investigation. B. & O. Act 4, 1914, s. 34 . . .	III	568
to purchaser of immovable property. B. & O. Act 4, 1914, s. 33 . . .	III	568
REVIEW of proceedings under Act. B. & O. Act 4, 1914, s. 63 . . .	III	577
REVISION.—Power of — of order under Act. B. & O. Act 4, 1914, s. 62 . . .	III	577
RULES—		
as to proceduro under Act, to be previously published. B. & O. Act 4, 1914, s. 48 . . .	III	573
Definition of —. B. & O. Act 4, 1914, s. 3 . . .	III	538
Effect of — in Schedule II. B. & O. Act 4, 1914, s. 47 . . .	III	573
for signature and verification of requisition for certificate. B. & O. Act 4, 1914, Sch. II, r. I . . .	III	580
Publication and effect of rules made under section 48 of Act. B. & O. Act 4, 1914, s. 49 . . .	III	574
to be published in the Calcutta Gazette. B. & O. Act 4, 1914, s. 49 . . .	III	574
to provide for cases in which requisition under section 5 shall not be chargeable with a fee. B. & O. Act 4, 1914, s. 48 . . .	III	573
to provide for forms to be used under Act. B. & O. Act 4, 1914, s. 48 . . .	III	573
to provide for the fee to be charged for the inspection of the register of certificate maintained under rule 65 in Schedule II. B. & O. Act 4, 1914, s. 48 . . .	III	573
to provide for the maintenance and custody, while under attachment, of live-stock and other movable property, the fees to be charged for such maintenance and custody, the sale of such live-stock and property, and the disposal of the proceeds of such sale. B. & O. Act 4, 1914, s. 48 . . .	III	573
to provide for the nomination of Certificate officers to whom requisition under section 5 of Act should be addressed. B. & O. Act 4, 1914, s. 48 . . .	III	573
to provide for the recovery of expenditure on the certificate establishment by the levy of costs under section 17, clause (b) and section 54 of Act. B. & O. Act 4, 1914, s. 48 . . .	III]	573
to provide for the recovery of poundage fees. B. & O. Act 4, 1914, s. 48 . . .	III	573
to provide for the registers and books and accounts to be kept by Certificate-officers, and the inspection thereof by the public. B. & O. Act 4, 1914, s. 48 . . .	III	573
to provide for the scale of charges to be recovered under section 6, clause (c) of Act. B. & O. Act 4, 1914 s. 48 . . .	III	573

Subject.	Vol.	Page.
PUBLIC DEMANDS— <i>con'd.</i>		
RULES— <i>contd.</i>		
to provide for the service of notices issued under Act and the manner in which service may be proved. B. & O. Act 4, 1914, s. 48	III	573
to provide for the signature and verification of requisitions made under section 5 of Act. B. & O. Act 4, 1914, s. 48	III	573
to provide for the signing and verification of petitions, under section 9 of Act, denying liability. B. & O. Act 4, 1914, s. 48	III	573
to provide for the transfer of such petitions to other officers for disposal. B. & O. Act 4, 1914, s. 48	III	573
SALE—		
Adjournment or stoppage of.— B. & O. Act 4, 1914, s. 47	III	573
Application by purchaser resisted or obstructed in obtaining possession of immovable property. B. & O. Act 4, 1914, s. 33	III	568
Application to set aside — of immovable property on deposit. B. & O. Act 4, 1914, s. 28	III	566
Application to set aside — on deposit may be made within 30 days. B. & O. Act 4, 1914, s. 28	III	566
Application to set aside — on ground of non-service of notice or irregularity. B. & O. Act 4, 1914, s. 29	III	567
Application to set aside — on ground of non-service of notice or irregularity to be made within 60 days. B. & O. Act 4, 1914, s. 29	III	567
Application to set aside — on ground of want of saleable interest in the property, etc., to be made within 60 days. B. & O. Act 4, 1914, s. 30	III	567
Application to set aside — on ground that the certificate-debtor had no saleable interest or that property did not exist. B. & O. Act 4, 1914, s. 30	III	567
Application under section 29 of Bihar and Orissa Act 4 of 1914 bars application to set aside — on deposit. B. & O. Act 4, 1914, s. 28	III	566
by public auction. B. & O. Act 4, 1914, s. 47	III	573
From what time the right, title and interest of the certificate-debtor shall rest in the purchaser. B. & O. Act 4, 1914, s. 26	III	565
in execution of a certificate in certain cases is subject to interests defined in Act 8 of 1885 as "protected interests." B. & O. Act 4, 1914, s. 26	III	565
Irregularity not to vitiate — but any person injured may sue. B. & O. Act 4, 1914, s. 47	III	573
Mode of making proclamation for —. B. & O. Act 4, 1914, s. 39	III	569
No suit maintainable against the purchaser in such — being on behalf of the plaintiff. B. & O. Act 4, 1914, s. 27	III	566
of occupancy holding with power to avoid all incumbrances. B. & O. Act 4, 1914, s. 47, Sch. II, r. 40	III	573, 592
Postponement of — to enable certificate-debtor to raise amount due under certificate. B. & O. Act 4, 1914, s. 47, Sch. II, r. 42	III	573, 592
Power to order — of attached property. B. & O. Act 4, 1914, s. 47, Sch. II, r. 24	III	573, 586
Proclamation of — by public auction. B. & O. Act 4, 1914, s. 47, Sch. II, r. 25	III	573, 586
Protection of purchasers in — in execution of a certificate. B. & O. Act 4, 1914, s. 27	III	566

Subject.	Vol.	Page.
PUBLIC DEMANDS—concl'd.		
SALE—concl'd.		
Purchaser's title in property in — in execution of a certificate. B. & O. Act 4, 1914, s. 26	III	565
of agricultural produce. B. & O. Act 4, 1914, s. 47, Sch. II, r. 31	III	573, 589
of immovable property. B. & O. Act 4, 1914, s. 47, Sch. II, rr. 38-52	III	573, 591 to 594
of movable property. B. & O. Act 4, 1914, s. 47, Sch. II, rr. 31-37	III	573, 589 to 591
of property in execution of certificate. B. & O. Act 4, 1914, s. 15	III	361
of tenure or holding at fixed rates, subject to registered and notified incumbrances. B. & O. Act 4, 1914, s. 42	III	571
of tenure or holding at fixed rates with power to avoid all incum- brances. B. & O. Act 4, 1914, s. 42	III	571
Resistance to purchaser of immovable property after — how to be investigated. B. & O. Act 4, 1914, s. 34	III	568
Restriction on bidding or purchase by officers at —. B. & O. Act 4, 1914, s. 47	III	568
Special provisions relating to — of growing crops. B. & O. Act 4, 1914, s. 47	III	573
The right, title and interest only of the certificate-debtor vests in the purchaser of immovable property in —. B. & O. Act 4, 1914, s. 26	III	565
Time of —. B. & O. Act 4, 1914, s. 47	III	573
when may be confirmed. B. & O. Act 4, 1914, s. 31	III	567
when may be set aside. B. & O. Act 4, 1914, s. 31	III	567
when to become absolute. B. & O. Act 4, 1914, s. 31	III	567
SUIT—		
not maintainable on ground of purchase in execution of certi- ficates being on behalf of plaintiff. B. & O. Act 4, 1914, s. 27	III	566
Saving of — to establish right to attached property. B. & O. Act 4, 1914, s. 47	III	573
to recover possession of immovable property, when to be enter- tained. B. & O. Act 4, 1914, s. 45	III	572
to set aside sale of immovable property when to be entertained. B. & O. Act 4, 1914, s. 45	III	572
TRANSFER of negotiable instruments and shares. B. & O. Act 4, 1914, s. 47	III	573
TENURE. —Prohibition of purchase of — by certificate-debtors. B. & O. Act 4, 1914, s. 47	III	573
PUBLIC BANKMENT—defined. See WORDS AND PHRASES.		
PUBLIC HIGHWAY—defined. See WORDS AND PHRASES.		
PUBLIC MUHAMMADAN BURIAL GROUND—defined. See WORDS AND PHRASES.		
PUBLIC NUISANCE. Definitions of —. See WORDS AND PHRASES. See also NUISANCE.		
PUBLIC OFFICER—		
Papers belonging to Government recoverable from native officers summarily by imprisonment and by attachment and sale of property. Ben. Reg. 3, 1794, ss. 16 to 20	I	80 to 82
when convicted of obtaining property by corruption or extortion, certified copy of conviction to be sufficient authority for enforcing restitution, and civil action need not be instituted. Ben. Reg. 3, 1827, s. 5	I	313

Subject.	Vol.	Page.
PUBLIC OFFICER— <i>concl'd.</i>		
Suit by or against — procedure in —. <i>See CIVIL PROCEDURE.</i>		
not to be privately interested in collection of revenue, purchase of land, etc. <i>See LAND-REVENUE.</i>		
PUBLIC PARKS—		
Public parks to which Ben. Act 2, 1904, applies. Ben. Act 2, 1904, s. 1, Sch.		
Definitions. Ben. Act 2, 1904, s. 2	III	167, 170
Power to extend boundaries of park. Ben. Act 2, 1904, s. 3	III	167
Power to make rules for preservation or management; penalty for breach; publication. Ben. Act 2, 1904, ss. 4, 5	III	168
Procedure on refusal by offender to give name. Ben. Act 2, 1904, s. 6	III	168, 169
Superintendent and park-durwan are public servants. Ben. Act 2, 1904, s. 7	III	169
General duties and powers of park-durwans. Ben. Act 2, 1904, s. 8	III	169
General powers of Police constables. Ben. Act 2, 1904, s. 9	III	170
Power to make rules regulating fishing in —. <i>See FISHERY.</i>	III	170.
PUBLIC PLACE—		
Penalty for setting birds or animals to fight in —. <i>See GAMING.</i>		
PUBLIC SERVANT. <i>See PUBLIC OFFICERS; Court of Wards.</i>		
PUBLIC SERVICE—		
Exemption from ferry tolls of persons and things employed or transmitted on —. <i>See FERRY.</i>		
PUBLIC STAND for hackney-carriages. <i>See HACKNEY-CARRIAGE.</i>		
PUBLIC VACCINATOR, VACCINE STATION, defined. <i>See WORDS AND PHRASES.</i>		
PUBLIC WATER-COURSE defined. <i>See WORDS AND PHRASES.</i>		
PUBLIC WORKS—		
General duties of District Boards as to —. <i>See LOCAL SELF-GOVERNMENT.</i>		
—Cess. <i>See LOCAL RATES AND CESSES.</i>		
PUBLIC WORSHIP.(PLACE OF)—		
exempted from municipal taxation. <i>See MUNICIPALITY.</i>		
Provisions as to disposal of — in partition. <i>See PARTITION.</i>		
<i>See also WORSHIP.</i>		
PUBLICATION—		
of draft rules and by-laws. <i>See ACTS AND REGULATIONS.</i>		
of rules and by-laws in municipalities. <i>See MUNICIPALITY.</i>		
of record-of-rights under the Bengal Tenancy Act, the Orissa Tenancy Act, 1913, and the Chota Nagpur Tenancy Act, 1908. <i>See LANDLORD AND TENANT.</i>		
PUBLICATIONS.—List of — cited in this Code	IV	95
PUNISHMENT.— <i>See CAPITAL PUNISHMENT; STATE OFFENCES.</i>		
PURCHASER—		
Deposit by — at revenue sale. <i>See LAND-REVENUE.</i>		
Liability of — for revenue falling due. <i>See LAND-REVENUE.</i>		
of permanently settled estates; rights of —. <i>See LAND-REVENUE.</i>		
of tenure sold for its own arrears. <i>See LAND-REVENUE.</i>		
PURI LODGING-HOUSE ACT, 1871. <i>See under PILGRIM.</i>		
QUARRIES.—Special provisions with regard to road cess in case of —. <i>See LOCAL RATES AND CESSES.</i>		

Subject.

Vol.

Page.

QUORUM—

at meeting of Municipalities. *See* MUNICIPALITY.

RAILWAY—

Government and guaranteed railways not liable to road or public works cess without consent of the Governor General in Council.

Ben. Act 9, 1880, s. 8

II

377

Special provisions as to valuation, assessment, payment and recovery of road or public work cess, in case of —. Ben. Act 9, 1880, ss. 72 to 84, Sch. E.

II

406 to 409,
424

Construction and maintenance of — by District Boards. Ben. Act 3, 1885, s. 80

II

680

Power of District Boards to subscribe to debenture loan for construction of —. Ben. Act 3, 1885, s. 81

II

681

Power of District Board to guarantee interest on capital expended on —. Ben. Act 3, 1885, s. 82

II

681

Raiyat—

defined. *See* WORDS AND PHRASES.

Classes, status, general rights, powers and obligations of — under Bengal Tenancy Act, the Orissa Tenancy Act and the Chota Nagpur Tenancy Act. *See* LANDLORD AND TENANT.

Improvements by —. *See* LANDLORD AND TENANT.

under other enactments. *See* LANDLORD AND TENANT.

See also ABANDONMENT; IMPROVEMENT; OCCUPANCY-RIGHT; SETTLED-Raiyat; SUCCESSION; TRANSFER.

Raiya having Khunt Kuti rights defined. *See* WORDS AND PHRASES.

Raiyat holding at fixed rate defined. *See* WORDS AND PHRASES.

RATE(s)—

Definition of —. *See* WORDS AND PHRASES.

for payment of expenses of drainage scheme. *See* DRAINAGE.

for hackney-carriages. *See* HACKNEY-CARRIAGE.

for supply of water. *See* IRRIGATION.

of road and public works cess; assessment and recovery of. *See* LOCAL RATES AND CESSSES.

District Road Committee to determine. *See* LOCAL RATES AND CESSSES.

of holding in municipalities. *See* MUNICIPALITY.

See also DUES; PREVAILING RATE; RENT; TAXES.

RATES AND CESSSES. *See* LOCAL RATES AND CESSSES.

Rauana defined. *See* WORDS AND PHRASES.

REASON TO BELIEVE. *See* WORDS AND PHRASES.

RECEIPT(s). Provisions as to — for rent. *See* LANDLORD AND TENANT.

RECEIPTS AND ACCOUNTS. *See* ACCOUNTS.

RECLAIMED LAND—

Definition of —. *See* WORDS AND PHRASES.

Reclamation to be deemed improvement of raiyats' holdings.—

Act 8, 1885, s. 76 (2) (c), (d)

I

407

B. & O. Act 2, 1913, s. 86 (2) (c) (d)

III

430

Reclamation left to contract.—

Act 8, 1885, s. 178, Prov. (f)

I

555

B. & O. Act 2, 1913, s. 232, Prov. (i)

III

405

Occupancy right will accrue in —

Act 8, 1885, s. 178, Prov. (i)

I

555

B. & O. Act 2, 1913, s. 232, Prov. (i)

III

405

See also ALLUVION AND DELUVIAL; Diarab; WASTE LAND; LANDLORD AND TENANT.

Subject.

Vol.

Page.

RECOGNIZED-AGENT. Definition of —. *See* WORDS AND PHRASES.

RECORD-OF-RIGHTS. *See* LANDLORD AND TENANT.

defined. *See* WORDS AND PHRASES.

of under-tenants in alluvial lands. *See* LAND-REVENUE.

RECORDED PROPRIETOR. *See* WORDS AND PHRASES.

RECOVERY—

of tolls on vessels navigating canals, channels. *See* CANAL.

of fines for offences under Canal Act. *See* CANAL.

of interest on arrears by manager. *See* COURT OF WARDS.

of arrears accruing during charge. *See* COURT OF WARDS.

of expenses connected with drainage scheme. *See* DRAINAGE.

of expenses connected with embankments. *See* EMBANKMENT.

of sums due under Assam Labour and Emigration Act. *See* EMIGRATION.

of dues for villages channels and water-supply. *See* IRRIGATION.

of land revenue and arrears. *See* LAND-REVENUE.

of expenses under the Bengal Tenancy Act 1885, the Orissa Tenancy Act, 1913, and the Chota Nagpur Tenancy Act, 1908. *See* LANDLORD AND TENANT.

of rent in *Ghatwali Mahals*. *See* LANDLORD AND TENANT.

of tramway tolls. *See* TRAMWAY.

of cesses. *See* LOCAL RATES AND CESSES.

of municipal rates and taxes. *See* MUNICIPALITY.

of fines, costs, expenses in partition. *See* PARTITION.

of pay of *chaukidars*. *See* POLICE.

of public demands. *See* PUBLIC DEMANDS.

of expenses incurred in respect of boundary marks. *See* SURVEY.

of expenses incurred by Collector under certain sections. *See* COURT OF WARDS.

RECRUIT (FOR LABOUR)—

Registration, examination of —, etc. *See* EMIGRATION.

RECRUITING DISTRICT. *See* WORDS AND PHRASES.

RECRUITMENT by Contractors for labour. *See* EMIGRATION.

REGISTERED.—Definitions of —. *See* WORDS AND PHRASES.

REGISTERED AND NOTIFIED INCUMBRANCE—defined. *See* WORDS AND PHRASES.

REGISTERING OFFICER defined.—*See* WORDS AND PHRASES.

REGISTRAR—defined. *See* WORDS AND PHRASES.

REGISTRAR OF MUTATIONS. *See* LANDLORD AND TENANT.

REGISTRATION—

of contracts by occupancy-*raiya*ts for enhancement of money-rent.—

Act 8, 1885, s. 29 (a) I 474

B. & O. Act 2, 1913, s. 34 (a) III 413

of agreements by non-occupancy-*raiya*ts for enhancement.—

Act 8, 1885, s. 43 I 482

B. & O. Act 2, 1913, s. 51 III 421

of tenancies at fixed rents, or rates of rent.—

Act 8, 1885, s. 50 (2) prov. I 485

B. & O. Act 2, 1913, s. 58, Prov. III 424

of improvements by landlord.—

Act 8, 1885, s. 80 I 496

B. & O. Act 2, 1913, s. 90 III 437

Subject.	Vol.	Page.
REGISTRATION— <i>concl'd.</i>		
of sub-leases by <i>raiyats</i> .—		
Act 8, 1885, s. 85	I	500
B. & O. Act 2, 1913, s. 95	III	404
of instruments creating incumbrances.—		
Act 8, 1885, s. 175	I	554
B. & O. Act 2, 1913, s. 229	III	493
<i>See also</i> LANDLORD AND TENANT.		
of transfer of <i>patni taluks</i> . Reg. 8, 1819, ss. 5, 6	I	209, 210
of <i>talukdari</i> , and other similar tenures. Act 11, 1859, ss. 38 to 44	I.	411 to 414
of recruits for labour; of labour contracts. <i>See</i> EMIGRATION.		
of carriages. <i>See</i> HACKNEY-CARRIAGE.		
of channels. <i>See</i> IRRIGATION.		
of non- <i>badshahi</i> ; <i>lakhiraj</i> grants; and transferees of <i>lakhiraj</i> grants.		
<i>See</i> LAND-REVENUE		
of valid <i>badshahi lakhiraj</i> grants. <i>See</i> LAND-REVENUE.		
of transfers of land. <i>See</i> REGISTRATION OF LAND.		
of documents in Angul. Reg. 3, 1913, ss. 55 to 58	I	877, 878
<i>See also</i> REGISTRATION OF LAND.		
REGISTRATION OF BIRTHS, DEATHS, MARRIAGES, DIVORCES, ETC.—		
Registration of Births and Deaths—		
Power of Local Government to direct registration in any area in Bengal. Ben. Act 4, 1873, s. 1	II	151
Power of Municipal Commissioners in Districts to keep register. Ben. Act 4, 1873, s. 11	II	154
Procedure for effecting registration—		
Constitution of Districts. Ben. Act 4, 1873, s. 2	II	152
Appointment, etc., of Registrars. Ben. Act 4, 1873, s. 2	II	152
Office of registrar, and his attendance thereat. Ben. Act 4, 1873, ss. 2, 3	II	152
Register-books. Ben. Act 4, 1873, s. 4	II	152
Registrar to register; penalty. Ben. Act 4, 1873, ss. 5, 9	II	152, 154
What persons bound to report births and deaths; penalties. Ben. Act 4, 1873, ss. 6 to 8, 10	II	152, 153, 154
Report by <i>chaukidars</i> of births and deaths occurring in village. Ben. Act 6, 1870, s. 39 (7)	II	118
Delegation of District Magistrate's functions. Ben. Act 4, 1873, s. 12	II	154
Registration of births and deaths in municipalities. <i>See</i> MUNICIPALITY.		
Registration of births and deaths to be under management of local self-government Boards. <i>See</i> LOCAL SELF-GOVERNMENT.		
Duties of Registrar in connection with vaccination of children. <i>See</i> VACCINATION.		
Voluntary Registration of Muhammadan Marriages and Divorces—		
Power to extend Ben. Act 1, 1876, to any District in Bengal. Ben. Act 1, 1876, s. 1	II	187
Definitions. Ben. Act 11, 1876, s. 2	II	187
Muhammadan Registrars—		
Licensing of —. Ben. Act 1, 1876, s. 3	II	188
Deemed to be "public servants." Ben. Act 1, 1876, s. 25	II	193
Seal and books of —. Ben. Act 1, 1876, ss. 4, 5	II	188
Registers to be kept by —. Pen. Act 1, 1876, ss. 6, 7, Sch.	II	188, 144

Subject.	Vol.	Page.
RECOGNIZED-AGENT. Definition of —. See WORDS AND PHRASES.		
RECORD-OF-RIGHTS. See LANDLORD AND TENANT. defined. See WORDS AND PHRASES. of under-tenants in alluvial lands. See LAND-REVENUE.		
RECORDED PROPRIETOR. See WORDS AND PHRASES.		
RECOVERY—		
of tolls on vessels navigating canals, channels. See CANAL.		
of fines for offences under Canal Act. See CANAL.		
of interest on arrears by manager. See COURT OF WARDS.		
of arrears accruing during charge. See COURT OF WARDS.		
of expenses connected with drainage scheme. See DRAINAGE.		
of expenses connected with embankments. See EMBANKMENT.		
of sums due under Assam Labour and Emigration Act. See EMIGRATION.		
of dues for villages channels and water-supply. See IRRIGATION.		
of land revenue and arrears. See LAND-REVENUE.		
of expenses under the Bengal Tenancy Act 1885, the Orissa Tenancy Act, 1913, and the Chota Nagpur Tenancy Act, 1908. See LANDLORD AND TENANT.		
of rent in <i>Ghatwali Mahals</i> . See LANDLORD AND TENANT.		
of tramway tolls. See TRAMWAY.		
of cesses. See LOCAL RATES AND CESSES.		
of municipal rates and taxes. See MUNICIPALITY.		
of fines, costs, expenses in partition. See PARTITION.		
of pay of <i>chaukidars</i> . See POLICE.		
of public demands. See PUBLIC DEMANDS.		
of expenses incurred in respect of boundary marks. See SURVEY.		
of expenses incurred by Collector under certain sections. See COURT OF WARDS.		
RECRUIT (FOR LABOUR)—		
Registration, examination of —, etc. See EMIGRATION.		
RECRUITING DISTRICT. See WORDS AND PHRASES.		
RECRUITMENT by Contractors for labour. See EMIGRATION.		
REGISTERED.—Definitions of —. See WORDS AND PHRASES.		
REGISTERED AND NOTIFIED INCUMBRANCE—defined. See WORDS AND PHRASES.		
REGISTERING OFFICER defined.—See WORDS AND PHRASES.		
REGISTRAR—defined. See WORDS AND PHRASES.		
REGISTRAR OF MUTATIONS. See LANDLORD AND TENANT.		
REGISTRATION—		
of contracts by occupancy- <i>raiyats</i> for enhancement of money- rent.—		
Act 8, 1885, s. 29 (a) I		474
B. & O. Act 2, 1913, s. 34 (a) III		413
of agreements by non-occupancy- <i>raiyats</i> for enhancement.—		
Act 8, 1885, s. 43 I		482
B. & O. Act 2, 1913, s. 51 III		421
of tenancies at fixed rents, or rates of rent.—		
Act 8, 1885, s. 50 (2) prov. I		485
B. & O. Act 2, 1913, s. 58, Prov. III		424
of improvements by landlord.—		
Act 8, 1885, s. 80 I		496
B. & O. Act 2, 1913, s. 90 III		437

Subject.

Vol.

Page.

REGISTRATION OF LAND—*contd.*

Registration and mutation of names and character and extent of interest, on application—

Proprietors and managers to apply for registration within prescribed time; power to exempt proprietors and managers of small estates. Ben. Act 7, 1876, ss. 38 to 43, 46 II 252 to 253

Mortgagee may apply. Ben. Act 7, 1876, s. 44 II 253

Application may be presented by agent. Ben. Act 7, 1876, s. 45 II 253

Objection to registrations to be invited and considered; power to take evidence; costs of inquiry. Ben. Act 7, 1876, ss. 48 to 54 II 255 to 257

Disputed possession, succession or transfer—

Power of Collector to— possession II 258

appoint receiver. Ben. Act 7, 1876, s. 56 II 258

Effect of Collector's order determining right to possession and delivering possession. Ben. Act 7, 1876, s. 57 II 259

Matters to be stated in making reference to Civil Court. Ben. Act 7, 1878, s. 58 II 259

Procedure of Civil Court on such reference. Ben. Act 7, 1876, ss. 59 to 83 II 259, 280

Registration to be made—

on proof of applicant having been appointed manager by Collector or Court. Ben. Act 7, 1876, s. 47 II 253

if applicant found to be in possession and if alleged succession or transfer has taken place. Ben. Act 7, 1876, s. 52 II 256

on applicant being placed in possession by Collector. Ben. Act 7, 1876, s. 53 II 258

if applicant's possession undisputed or proved to satisfaction of Collector. Ben. Act 7, 1876, s. 53 prov. II 258

on receipt of Civil Court's order determining right to possession. Ben. Act 7, 1876, s. 63 II 260

Fees to be levied on registration of transfers. Ben. Act 7, 1876, s. 64 II 260

Penalties for not applying for registration. Ben. Act 7, 1876, ss. 65 to 67 II 281

Recorded proprietors and managers declared to be jointly and severally liable and persons required to apply for registration declared to be liable, for discharge of obligations imposed by law on proprietors. Ben. Act 7, 1876, s. 68 II 261

Application of Part IV (ss. 38 to 68) to persons required by Collector to apply for registration of revenue-free property. Ben. Act 7, 1876, s. 35 II 251

Collector to furnish extracts from registers and translations of extracts, on payment of fees. Ben. Act 7, 1876, ss. 75, 76 II 265

Changes in registers to be notified. Ben. Act 7, 1876, s. 77 II 265

Payments of rent, and of sums payable by Collector to proprietors to be regulated by registers. Ben. Act 7, 1876, ss. 78 to 81 II 266, 267

Moneys due to Collector under Act realizable as arrears of land-revenue. Ben. Act 7, 1876, s. 82 II 267

Power of Collector to require proprietor or manager to name estate. Ben. Act 7, 1876, s. 83 II 267

Delegation of Collector's functions. Ben. Act 7, 1876, s. 84 II 267

Subject.	Vol.	Page.
REGISTRATION OF BIRTHS, DEATHS, MARRIAGES, DIVORCES, ETC.— <i>concl.</i>		
Muhammad in Registrars— <i>contd.</i>		
to register marriages and divorces on application; their fees. Ben. Act 1, 1876, ss. 8 to 10	II	189, 190
Control over — by Registrar and Inspector-General of Registration. Ben. Act 1, 1876, ss. 17 to 19, 22, 23	II	191, 192
Refusal of — to register, and appeal therefrom. Ben. Act 1, 1876, ss. 20, 21	II	192
Signature of entries in register. Ben. Act 1, 1876, s. 11	II	190
Copy of entry to be given to parties. Ben. Act 1, 1876, s. 12	II	191
Index to contents of register, searches and copies. Ben. Act 1, 1876, ss. 13 to 16	II	191
Powers for making rules. Ben. Act 1, 1876, ss. 18, 19, 24	II	192
Ben. Act 1, 1876, not to affect validity or invalidity of marriages or divorces, etc. Ben. Act 1, 1876, s. 26	II	193
REGISTRATION OF HACKNEY-CARRIAGES. See HACKNEY-CARRIAGES.		
REGISTRATION OF LAND—		
Lands Generally—		
Definitions. Ben. Act 7, 1876, s. 3	II	236
Collector to keep—		
general register of revenue-paying lands. Ben. Act 7, 1876, s. 4	II	237
general register of revenue-free land. Ben. Act 7, 1876, s. 4	II	237
<i>mauzawar</i> register of revenue-paying and revenue-free lands, and intermediate register of changes affecting entries in above-mentioned registers. Ben. Act 7, 1876, s. 4	II	237
Form, language, arrangement and contents of such register. Ben. Act 7, 1876, ss. 5 to 12, 14 to 19	II	238 to 241 242 to 244
Power of Board of Revenue to make rules as to preparation of register of revenue-free lands in supersession of ss. 10 to 12 of Act. Ben. Act 7, 1876, s. 13	II	242
Temporary continuance of former registers. Ben. Act 7, 1876, s. 20	II	245
Provisions as to introduction of new registers. Ben. Act 7, 1876, ss. 21, 22	II	246
Registers how to be prepared and maintained, inquiries into changes necessitating alteration in register. Ben. Act 7, 1876, ss. 22 to 37	II	246 to 252
Information to be supplied to Collector for amendment of registers; penalties. Ben. Act 7, 1876, ss. 30, 31	II	248, 249
Power of Civil Court to order registration of transfers. Ben. Act 7, 1876, s. 32	II	250
Of what estate land held rent-free is to be deemed part, for purposes of registration. Ben. Act 7, 1876, s. 33	II	250
Power of Collector to include lands in estates for purposes of registration. Ben. Act 7, 1876, s. 34	II	251
Power of Collector to enter land as a separate revenue-free property. Ben. Act 7, 1876, s. 35	II	251
Power of Board—		
to decide what revenue-free lands shall be included in each revenue-free property to be registered. Ben. Act 7, 1876, s. 36	II	252
to direct removal of lands from revenue-free register. Ben. Act 7, 1876, s. 36	II	252
Power of Collector to include lands in revenue-free property for purposes of registration. Ben. Act 7, 1876, s. 37	II	252

	Vol.	Page.
REGISTRATION OF LAND—contd.		
Registration and mutation of names and character and extent of interest, on application—		
Proprietors and managers to apply for registration within prescribed time; power to exempt proprietors and managers of small estates. Ben. Act 7, 1876, ss. 38 to 43, 46	II	252 to 255
Mortgagee may apply. Ben. Act 7, 1876, s. 44	II	255
Application may be presented by agent. Ben. Act 7, 1876, s. 45	II	255
Objection to registrations to be invited and considered; power to take evidence; costs of inquiry. Ben.-Act 7, 1876, ss. 48 to 54	II	255 to 257
Disputed possession, succession or transfer—		
Power of Collector to— possession	II	258
.	II	258
.	II	258
appoint receiver. Ben. Act 7, 1876, s. 56	II	258
Effect of Collector's order determining right to possession and delivering possession. Ben. Act 7, 1876, s. 57	II	258
Matters to be stated in making reference to Civil Court. Ben. Act 7, 1878, s. 58	II	259
Procedure of Civil Court on such reference. Ben. Act 7, 1876, ss. 59 to 83	II	259, 260
Registration to be made—		
on proof of applicant having been appointed manager by Collector or Court. Ben. Act 7, 1876, s. 47	II	255
if applicant found to be in possession and if alleged succession or transfer has taken place. Ben. Act 7, 1876, s. 52	II	256
on applicant being placed in possession by Collector. Ben. Act 7, 1876, s. 55	II	258
if applicant's possession undisputed or proved to satisfaction of Collector. Ben. Act 7, 1878, s. 55 prov.	II	258
on receipt of Civil Court's order determining right to possession. Ben. Act 7, 1876, s. 63	II	260
Fees to be levied on registration of transfers. Ben. Act 7, 1876, s. 64	II	260
Penalties for not applying for registration. Ben. Act 7, 1876, ss. 65 to 67	II	261
Recorded proprietors and managers declared to be jointly and severally liable and persons required to apply for registration declared to be liable, for discharge of obligations imposed by law on proprietors. Ben. Act 7, 1876, s. 68	II	261
Application of Part IV (ss. 38 to 68) to persons required by Collector to apply for registration of revenue-free property. Ben. Act 7, 1876, s. 35	II	251
Collector to furnish extracts from registers and translations of extracts, on payment of fees. Ben. Act 7, 1876, ss. 75, 76	II	265
Changes in registers to be notified. Ben. Act 7, 1876, s. 77	II	265
Payments of rent, and of sums payable by Collector to proprietors to be regulated by registers. Ben. Act 7, 1876, ss. 78 to 81	II	266, 267
Moneys due to Collector under Act realizable as arrears of land-revenue. Ben. Act 7, 1876, s. 82	II	267
Power of Collector to require proprietor or manager to name estate. Ben. Act 7, 1876, s. 83	II	267
Delegation of Collector's functions. Ben. Act 7, 1876, s. 84	II	267

Subject.	Vol.	Page.
REGISTRATION OF LAND— <i>contd.</i>		
Disputed possession, succession or transfer— <i>contd.</i>		
Appeals to, and revision by, superior Revenue-authorities ; limitation of appeal. Ben. Act 7, 1876, ss. 85 to 87	II	267, 268
Power of Board to make rules. Ben. Act 7, 1876, s. 88	II	268
Saving of right to bring suit for possession, etc., of property. Ben. Act 7, 1876, s. 89 (a)	II	269
Proceedings under Act not conclusive as to validity of title to hold land-revenue free. Ben. Act 7, 1876, s. 89 (b)	II	269
Act not to affect rights to immovable property, except as specially provided. Ben. Act 7, 1876, s. 89 (c)	II	269
Separate account, opening of —. Ben. Act 7, 1876, ss. 69 to 74	II	262 to 264
Amendment of the Land Registration Act, 1876. E. B. and A. Act 1, 1907	III	943
AMENDMENTS—		
Application not to be received unless accompanied by a fee. Ben. Act 7, 1876, s. 70	II	262
Beneficiary, on assuming direct charge of estate, to give notice to Collector. Ben. Act 7, 1876, s. 30 (e)	II	249
Board—		
Power of — to issue orders as to record of matters required to be entered in register. Ben. Act 7, 1876, s. 19A	II	244
may remit fees payable for any transfer. Ben. Act 7, 1876, s. 64 prov.	II	260
Collectors—		
Notice to be given to — on minor, etc., assuming direct charge of estate. Ben. Act 7, 1876, s. 30 (e)	II	249
Power of — to close a separate account otherwise than upon application. Ben. Act 7, 1876, s. 74A	II	265
Disqualified proprietor, on assuming direct charge of estate, to give notice to Collector. Ben. Act 7, 1876, s. 30 (e)	II	249
Evidence.—Record of — in inquiries. Ben. Act 7, 1876, s. 53A	II	257
Extension of Eastern Bengal and Assam Act 1, 1907, to Western Bengal. Ben. Act 1, 1914, s. 4, Sch. II	III	859, 861
Fee(s)—		
Payable for any transfer, power to remit —. Ben. Act 7, 1876, s. 64 prov.	II	260
No application to be received unless accompanied by —. Ben. Act 7, 1876, s. 70	II	262
Minor — on assuming direct charge of estate, to give notice to Collector. Ben. Act 7, 1876, s. 30 (e)	II	249
Notice — to be served on recorded proprietor when separate account does not represent existing facts. Ben. Act 7, 1876, s. 74A	II	255
Recorded proprietor.—Notice to be served on — when separate account does not represent existing facts. Ben. Act 7, 1876, s. 74A	II	265
Register(s)—		
Power of Board to issue orders as to record of matters required to be entered in —. Ben. Act 7, 1876, s. 19A	II	265
Provisions of Act, as to maintenance, etc., of — to be read subject to orders so issued. Ben. Act 7, 1876, s. 19B	II	244
Separate accounts.—Power of Collector to close — otherwise than upon application. Ben. Act 7, 1876, s. 74A	II	265
— See also LAND-REVENUE REGISTRATION.		

Subject.

Vol.

Page.

REGISTRATION OF LAND—*contd.*—

Talukdari AND OTHER SIMILAR TENURES CREATED SINCE TIME OF SETTLEMENT, AND FARMS FOR TERMS OF YEARS, HELD IMMEDIATELY OF PROPRIETORS OF ESTATE, AND CERTAIN LEASES.

Common registry and special registry—

Local extent of Act 11, 1859. Act 11, 1859, s. 62	I	418
"Collector" in Act 11, 1859, includes Deputy Collector. Act 11, 1859, s. 61	I	418
Tenures, farms and leases which may be registered. Act 11, 1859, ss. 38, 43, 44	I	411, 414
Application for registry—Contents of —. Act 11, 1859, s. 40	I	412
Application for registry time within which application must be made. Ben. Act 3, 1862, s. 2	II	2
Application for registry fees payable on application. Ben. Act 3, 1862, s. 3, Sch.	II	2
Control over, and appeal from orders of, Revenue-authorities. Act 11, 1859, s. 49	I	416

Common registry—

Objections to be invited; registration when to be effected. Act 11, 1859, s. 41	I	413
Effect of — in case of sale for arrears of revenue. Act 11, 1859, s. 39	I	411

Special registry—

Objections to be invited; registration when to be effected. Act 11, 1859, ss. 42, 44	I	413, 414
Registry of creation of rent-free tenure by partition. Ben. Act 5, 1897, s. 71	III	714
After partition, each separate estate to be borne on the revenue-roll and general register as separately liable. Ben. Act 5, 1897, s. 95	III	123
Expenses of measurement, survey or local inquiry to be paid by applicant. Act 11, 1859, s. 46	I	414
Ben. Regs. 7, 1822, and 9, 1825, applied to estates in which measurement, survey or inquiry made under Act 11, 1859, Act 11, 1859, s. 60	I	417
Civil Court may not order. Act 11, 1859, s. 47	I	416
Suit for cancellation of —. Act 11, 1859, s. 48	I	415
Revision of proceedings of Commissioner. Act 11, 1859, s. 49	I	415
Effect of — in case of sale for arrears of revenue. Act 11, 1859, ss. 39, 50, 51	I	411, 416

TENANTS' RIGHTS—

Local extent of Act. Ben. Act 3, 1895, s. 1	III	45
Definitions. Ben. Act 3, 1895, s. 2	III	46
Sub-registrars appointed under Indian Registration Act, 1877, to be Registrars of Mutations. Ben. Act 3, 1895, s. 3	III	46
Registers to be kept by Registrars of Mutations. Ben. Act 3, 1895, s. 4	III	46
Landlords to file with Registrar statements of changes occurring in tenants' rights by transfer or succession. Ben. Act 3, 1895, s. 5	III	46
Notice of transfers and successions to be given to Registrar by certain classes of tenants. Ben. Act 3, 1895 ss. 6, 7, 21	III	47, 42
Registrar, on admission of transfer, to register it; his power to examine parties. Ben. Act 3, 1895, s. 8	III	48

Subject.	Vol.	Page.
REGISTRATION OF LAND— <i>concl'd.</i>		
TENANTS' RIGHTS— <i>concl'd.</i>		
Registrar registering, or receiving notice of, transfer of tenant-right under Indian Registration Act, 1877, to register the transfer under Ben. Act 3, 1895, as if notice has been received under section 6 thereof. Ben. Act 3, 1895, s. 22	III	52
Registrar, if succession is not denied, to register it. Ben. Act 3, 1895, s. 9	III	48
Appearance of agents before Registrar, powers-of-attorney. Ben. Act 3, 1895, ss. 10, 11	III	49
Application of Code of Civil Procedure to summonses and commissions issued under Act. Ben. Act 3, 1895, ss. 10, 12	III	49, 50
Registrar when to refuse to register transfer or succession. Ben. Act 3, 1895, s. 14	III	50
Procedure of Registrar when transferor on deceased person through whom succession is claimed is not entered in record-of-rights as being in possession. Ben. Act 3, 1895, s. 15	III	50
Registrar to record reasons when he does not register transfer or succession on notice. Ben. Act 3, 1895, s. 13	III	50
Appeal against refusal to register transfer or succession. Ben. Act 3, 1895, s. 16	III	50
Appeal in other cases. Ben. Act 3, 1895, s. 34	III	55
Power to invest officers with appellate powers. Ben. Act 3, 1895, s. 35	III	55
Registrar to give receipt for notice and copy of entries in register; register to be open to inspection. Ben. Act 3, 1895, ss. 17, 18	III	51
Fixing and publication of fees payable under Act. Ben. Act 3, 1895, s. 19 (1)	III	51
Fees for registration when payable. Ben. Act 3, 1895, s. 19 (2)	III	51
Disabilities resulting from failure to give notice under s. 6. Ben. Act 3, 1895, s. 23	III	52
Penalties for omission to give notice under s. 5 or s. 6. Ben. Act 3, 1895, ss. 24, 25	III	52, 53
Penalties for omitting to take entry, or making incorrect entry, in register, or for false statement or personation. Ben. Act 3, 1895, ss. 26, 27	III	53
Registrar of Mutations deemed "public servant" and his records "public records." Ben. Act 3, 1895, s. 33	III	55
Power to make rules. Ben. Act 3, 1895, s. 36	III	55
Registration under Bengal Tenancy Act (8, 1885) of transfers of interest of certain tenants. <i>See LANDLORD AND TENANT.</i>		
Payment to Registrar of landlord's fees payable under Bengal Tenancy Act, 1885, ss. 15, 18.—		
Ben. Act 3, 1895, s. 20	III	52
B. & O. Act II of 1913, ss. 14, 15, 16	III	406, 407
<i>See also REGISTRATION.</i>		
RELEASE of estate from charge of Courts of Wards. <i>See COURT OF WARDS.</i>		
REMISSION OF REVENUE. <i>See LAND-REVENUE.</i>		
REMOVALS—		
of obstruction to drainage. <i>See DRAINAGE; EMBANKMENT.</i>		
of trees, buildings, etc., for embankment. <i>See EMBANKMENT.</i>		
of obstructions to municipal roads. <i>See MUNICIPALITY.</i>		
of dangerous buildings. <i>See MUNICIPALITY.</i>		

Subject.

Vol.

Page.

REMOVALS—*con'd.*of insanitary huts. *See* MUNICIPALITY.of rubbish and offensive matter. *See* MUNICIPALITY.*See also* SUSPENSION AND REMOVAL.**RENT—**Definition of —. *See* WORDS AND PHRASES.

under the Bengal Tenancy of Act and the Orissa Tenancy Act.

See LANDLORD AND TENANT.

Abatement or enhancement of — on interruption of water-supply.

See IRRIGATION.Restrictions on enhancement of —. *See* LANDLORD AND TENANT ;

ENHANCEMENT.

Commutation of — payable in kind. *See* LANDLORD AND TENANT.

COMMUTATION.

Limit of —, recoverable from under-raiyat. *See* LANDLORD AND

TENANT.

Settlement of —. *See* LANDLORD AND TENANT.Procedure in suits for — under other enactments. *See* LANDLORD

AND TENANT.

Adjustment of instalment. *See* LANDLORD AND TENANT.Fixing of — in settlement proceedings. *See* LANDLORD AND

TENANT.

Sales for arrears of —. *See* LANDLORD AND TENANT ; SALE.Under other enactment —. *See* LANDLORD AND TENANT.In Scheduled Districts. *See* LANDLORD AND TENANT.In *Ghatwali Mahals*. *See* LANDLORD AND TENANT.*See also* ARREARS ; COMMUTATIONS ; DEPOSIT ; EJECTMENT ;

ENHANCEMENT ; INSTALMENT ; INTEREST ; PRODUCE-RENT ;

RECEIPT ; RECORD-OF-RIGHTS ; TRANSFER.

RENT-FREE LANDS—Special provisions with regard to cesses, in case of —. *See* LOCAL

RATES AND CESSES.

Restriction on division of —. *See* PARTITION.Registration of —. *See* REGISTRATION OF LAND.**RENT PAYABLE IN KIND ; definition of —. *See* WORDS AND PHRASES.****RENT RECOVERY ACT, 1853. *See* LANDLORD AND TENANT.****RENT SUITS—**

under Bengal Tenancy Act, 1885.

Jurisdiction and procedure appeals in —. *See* LANDLORD AND

TENANT.

REPAIRS—Execution of —, to canal or channa. *See* IRRIGATION.of works by District Boards. *See* LOCAL SELF-GOVERNMENT.of roads by promoter of Tramway. *See* TRAMWAY.REPATRIATION—of labourers from Assam. *See* EMIGRATION.REPEAL—Effect of —. *See* ACTS AND REGULATIONS.

Repealing and AMENDING ACT, 1897. Act 5, 1897

RESIDE—defined. *See* WORDS AND PHRASES.**RESIDENCE—**of Commissioners. *See* LAND-REVENUE.of Members of Board. *See* LAND-REVENUE.**RESIGNATION—**of Drainage Commissioners. *See* DRAINAGE.and transfer of owner's interest in village-channel. *See* IRRIGATION.

of Municipal Chairman and Commissioners, Bengal District.

See MUNICIPALITY.

Subject.	Vol.	Page.
RESUMABLE TENURE : defined. <i>See</i> WORDS AND PHRASES.		
RESUMED LANDS—		
Resumed Lands Regulations, 1819. Ben. Reg. 2, 1819	I	187
Resumed Lands Regulations, 1828. Ben. Reg. 3, 1828	I	319
<i>See under</i> LAND-REVENUE.		
RESUMED <i>Mahals</i> . Power of Collector to take cognisance of claims to property in —. <i>See</i> LAND-REVENUE.		
REVALUATION.—Under the Bengal Cess Act, 1880. Ben. Act 9, 1880, ss. 12, 15, 36, 91	II	379, 380, 387, 410
REVENUE—		
Definitions of —. <i>See</i> WORDS AND PHRASES.		
<i>See</i> LAND-REVENUE.		
of non- <i>badshahi lakhiraj</i> grants to whom to belong. <i>See</i> LAND-REVENUE.		
Suits by proprietors, to resume — of land held free of assessment, and suits by persons claiming to hold land exempt from revenue. <i>See</i> LAND-REVENUE.		
Responsibility of <i>zamindars</i> and <i>malguzars</i> for — when holding on after lease. <i>See</i> LAND-REVENUE.		
to be paid by separated <i>talukdars</i> direct into treasury or to <i>tahsildar</i> . <i>See</i> LAND-REVENUE.		
REVENUE AUTHORITIES. <i>See</i> LAND-REVENUE.		
REVENUE COURT : defined. <i>See</i> WORDS AND PHRASES.		
REVENUE-FREE PROPERTY—defined. <i>See</i> WORDS AND PHRASES.		
REVENUE-FREE TENURES; GRANTS. <i>See</i> LAND-REVENUE.		
Investigation to determine whether lands should be assessed. <i>See</i> LAND-REVENUE.		
REVENUE-OFFICERS—		
Procedure and powers of — under the Bengal Tenancy Act, 1885, and the Orissa Tenancy Act, 1913. <i>See</i> LANDLORD AND TENANT.		
Defined. <i>See</i> WORDS AND PHRASES.		
<i>See cr ss references from</i> REVENUE AUTHORITIES.		
REVENUE-SALE. <i>See</i> LAND-REVENUE; SALE.		
REVISION OF SETTLEMENT. <i>See</i> LAND-REVENUE.		
REWARD(S)—		
to informers in gaming cases. <i>See</i> GAMING.		
Power of District Boards to offer — for destruction of noxious animals. <i>See</i> LOCAL SELF-GOVERNMENT.		
District <i>Chaukidari</i> Reward Fund. <i>See</i> POLICE.		
to informers, as to removal of boundary-marks. <i>See</i> SURVEY.		
RIGHT OF OCCUPANCY.		
<i>See</i> OCCUPANCY-RIGHT; ENHANCEMENT; <i>Khamar</i> .		
RIPARIAN LANDS—		
Power to order new survey of —. <i>See</i> SURVEY.		
RISE IN PRICES.—Rules for enhancement on ground of —. <i>See</i> LANDLORD AND TENANT.		
RIVER defined. <i>See</i> WORDS AND PHRASES.		
<i>See</i> DRAINAGE.		
ROAD(S)—		
Definitions of —. <i>See</i> WORDS AND PHRASES.		
Construction of temporary — over embankment. <i>See</i> EMBANKMENT.		
to be under authority of District and Local Boards. <i>See</i> LOCAL SELF-GOVERNMENT.		

Subject.

Vol.

Page.

ROAD(s)—*contd.*

Power of District Road Committee to make by-laws as to —. *See*

LOCAL RATES AND CESSSES.

Transfer to District Board of — held by District Road Committee.

See LOCAL RATES AND CESSSES.

Power of District Board to acquire —. *See* LOCAL SELF-GOVERNMENT.

Lighting of —. *See* LIGHTING.

Provisions as to — in municipalities: *See* MUNICIPALITY.

Tolls on —. *See* TOLLS; MUNICIPALITY.

Darogas to report encroachments on —. *See* POLICE.

Power to restore — on discontinuance of tramway. *See* TRAMWAY.

Power to use, break up, — for tramway. *See* TRAMWAY.

See also STREET.

ROAD-CESS. *See* LOCAL RATES AND CESSSES.

District Board to fix rate annually. *See* LOCAL SELF-GOVERNMENT. *See also* LOCAL RATES AND CESSSES.

ROAD-PATROL—defined. *See* WORDS AND PHRASES.

ROCKET. Penalty for sending up fire — without license. *See* FIRE

ROYALTY—defined. *See* WORDS AND PHRASES.

RUBBISH—defined. *See* WORDS AND PHRASES.

RUBBISH AND OFFENSIVE MATTER—

Removal of — in municipalities. *See* MUNICIPALITY.

RULES—

defined. *See* WORDS AND PHRASES.

Construction of —. *See* ACTS AND REGULATIONS.

Publication of —. *See* ACTS AND REGULATIONS.

Power to make — under various enactments. *See under* Appropriate Head.

RURAL POLICE. Sonthal Parganas. *See* POLICE.

Sair COLLECTION(s). Assessment to exclude certain —. *See* LAND REVENUE.

Sair-DUTIES. Collection of — abolished in Cuttack. Ben. Reg. 12, 1805, s. 31

SALARIED SERVANT OF GOVERNMENT—defined. *See* WORDS AND PHRASES.

SALARY. Duties of Collector as to receipts for —. *See* LAND-REVENUE.

SALE—

defined. *See* WORDS AND PHRASES.

Restriction on — of estate of minor; protection from — of certain estates. *See* COURT OF WARDS.

Control over — of excisable articles. *See* EXCISE.

— for arrears of land-revenue; power of Local Government to annul —; entire estate not to be annulled on ground that sharer had not obtained possession of his interest, etc. *See* LAND-REVENUE.

Sale for arrears of rent:—

Under Bengal Tenancy Act, 1885, the Orissa Tenancy Act, 1913 and the Chota Nagpur Tenancy Act, 1908. *See* LANDLORD AND TENANT.

Under other enactments. *See* LANDLORD AND TENANT; LAND-REVENUE.

Provisions as to incumbrances. *See* LANDLORD AND TENANT; INCUMBRANCE.

Subject.	Vol.	Page.
SALE—<i>contd.</i>		
Sale for arrears of rent— <i>contd.</i>		
Sale of food, drink and drugs in municipalities. <i>See</i> MUNICIPALITY.		
Sale of estate or share under partition for arrears of land-revenue. <i>See</i> PARTITION.		
Sale by tenant for life of settled estate. <i>See</i> SETTLED ESTATE.		
Sale of tramway by grantees. <i>See</i> TRAMWAY.		
SALE PROCEEDS—		
Disposal of — under Bengal Tenancy Act, 1885, the Orissa Tenancy Act, 1913, and the Chota Nagpur Tenancy Act, 1908. <i>See</i> LANDLORD AND TENANT.		
Land-revenue sales. <i>See</i> LAND-REVENUE.		
SALT—		
Definition of “salt,” “salt in possession of servant or agent,” “salt-work,” etc. <i>See</i> WORDS AND PHRASES.		
<i>A.—Parts of Bihar and Orissa to which Act 12, 1882, does not apply.</i>		
Duties, Licenses and Fees—		
Duty on salt — Collection of —. Ben. Act 7, 1864, ss. 11, 14	II	23, 24
License; grant of —. Ben. Act 7, 1864, s. 7	II	23
License; manufacture prohibited except under license; penalty; confiscation of materials and implements. Ben. Act 7, 1864, ss. 4 to 6	II	22, 23
Fees for <i>rawanas</i> for possession or transport. Ben. Act 7, 1864, s. 13	II	24
Management—		
Warehouses to be provided and salt deposited therein. Ben. Act 7, 1864, s. 10	II	23
Regulation of manufacture and deposit; penalties. Ben. Act 7, 1864, s. 11.	II	23
Regulation of possession, transport and sale; seizure; confiscation; penalties. Ben. Act 7, 1864, ss. 11 to 22	II	23 to 26
Possession by servant or agent. Ben. Act 7, 1864, s. 3	II	21
Offences, Penalties and Legal Proceedings—		
Proprietors, tenants and cultivators and their agents, and servants of Government or Court of Wards, to give notice of unlicensed salt works; penalty for failure. Ben. Act 7, 1864, s. 8	II	23
Power of police-officers to enter, inspect, arrest and weigh; disposal of persons arrested; bail. Ben. Act 7, 1864, ss. 23 to 26, 28	II	26, 27
Search warrant. Ben. Act 7, 1864, s. 27	II	26
Adjudication of confiscations; appeals. Ben. Act 7, 1864, ss. 29 to 32	II	27, 28
Penalty for vexatious seizure or arrest. Ben. Act 7, 1864, s. 33	II	28
<i>See also above</i> Management.		
Abetment. Ben. Act 7, 1864, s. 3	II	21
Punishment on second or subsequent conviction. Ben. Act 7, 1864, s. 34.	II	28
Bar of writ of certiorari; judgment may be quashed for error of law only. Ben. Act 7, 1864, s. 38	II	29
Board of Revenue may direct restoration of thing seized, remission of penalty and discharge of offenders. Ben. Act 7, 1864, s. 39	II	29

Subject.	Vol.	Page.
SALT— <i>concl'd.</i>		
<i>A.—Parts of Bihar and Orissa to which Act 12, 1882, does not apply—concl'd.</i>		
Offences, Penalties and Legal Proceedings—		
Disposal of fines; rewards to police and informers; compensation. Ben. Act 7, 1864, s. 40	II	29
Limitation of prosecutions. Ben. Act 7, 1864, s. 37	II	29
Limitation and notice of civil proceedings. Ben. Act 7, 1864, s. 41	II	29
Magistrates who may exercise powers and jurisdiction. Ben. Act 1, 1873, ss. 1, 2	II	147, 148
<i>P.—Parts of Bengal to which the Indian Salt Act, 1882, does apply See Appendix at end of Ben. Act. 7, 1864</i>	II	30
Sanad. Validity of — to be carefully ascertained. See LAND-REVENUE.		
SANITARY BOARD—defined. See WORDS AND PHRASES.		
SANITARY COMMISSIONER — defined. See WORDS AND PHRASES.		
SANITARY DRAINAGE ACT, 1895. Ben. Act 8, 1895	III	59
<i>See also DRAINAGE.</i>		
SANITARY INSPECTOR. Appointment by District Boards of —. See LOCAL SELF-GOVERNMENT; MUNICIPALITY.		
SANITATION—		
Powers of District Boards under Bengal Sanitary Drainage Act, 1895. See DRAINAGE.		
Duties and powers of District Boards with regard to —. See LOCAL SELF-GOVERNMENT.		
of municipal markets. See MUNICIPALITY.		
of places of pilgrimage. See PILGRIM.		
in Angul. See REG. 3 of 1913.		
SARAI—		
to be under authority of Local Self-Government Boards. See LOCAL SELF-GOVERNMENT.		
Regulation of — in municipalities. See MUNICIPALITY.		
SATI REGULATION (BENGAL), 1829. Ben. Reg. 17, 1829	I	331
<i>See also HINDO WIDOW.</i>		
SCAVENING. See cross-references from RUBBISH AND OFFENSIVE MATTER; DRAINS; SEWAGE.		
SCHEDULE—defined. See WORDS AND PHRASES.		
SCHEDULED DISTRICTS—		
defined. See WORDS AND PHRASES.		
List of —	IV	15
Chronological Tables of enactments declared in force in, or extended to, Scheduled Districts in Bihar and Orissa	IV	18
Notifications under Scheduled Districts Act, 1874, declaring enactments to be in force or to be extended to Scheduled Districts in Bihar and Orissa	IV	160
SEAL—		
of Civil Courts. Act 12, 1887, s. 16	I	470
of Collector. See LAND-REVENUE.		
of Muhammadan Registrars. See REGISTRATION OF BIRTHS AND DEATHS.		
SEAMEN. See MERCHANT SHIPPING.		
See defined. See WORDS AND PHRASES.		

Subject.	Vol.	Page.
SECOND IN COMMAND defined. <i>See WORDS AND PHRASES.</i>		
SECOND TENANT FOR LIFE defined. <i>See WORDS AND PHRASES.</i>		
SECTION defined. <i>See WORDS AND PHRASES.</i>		
SECURED CREDITOR defined. <i>See WORDS AND PHRASES.</i>		
*Saving of rights of — of settled estate. <i>See SETTLED ESTATE.</i>		
SECURED DEBT defined. <i>See WORDS AND PHRASES.</i>		
SEPARATE ACCOUNT—		
defined. <i>See WORDS AND PHRASES.</i>		
Separation of shares held in common by opening separate account. Act 11, 1859, s. 10	I	402
Separation of shares consisting of specific portions of land by opening. Act 11, 1859, s. 11	I	403
Fees payable on applications to open — Ben. Act 3, 1862, s. 3	II	2
Separate account may be opened under sections 10 and 11 of Act 11, 1859, in respect of such share only as corresponds with the character and extent of interest in respect of which the applicant is recorded as proprietor manager under the Land Registration Act, 1876. Ben. Act 7, 1876, s. 69	II	262
Provisions of Land Registration Act as to opening of — and application of sections 10, 12, 13, 14 of the Bengal Land Revenue Sales Act, 1859. Ben. Act 7, 1876, ss. 70, 71	II	262, 263
Closing of — and application of sections 10, 12, 13, 14 of the Bengal Land Revenue Sales Act, 1859. Ben. Act 7, 1876, ss. 72 to 74	II	263, 264
Protection from sale of shares of estates for which a separate account has been opened under section 10 or 11 and which are under the Court of Wards. Ben. Act 9, 1879, s. 23	II	246
Sale for arrears of land-revenue of share of estate under parti- tion. Ben. Act 5, 1897, s. 16	III	97
Separate liability for payment of road-cess when separate account opened. Ben. Act 9, 1880, s. 44	II	394
Separate liability for payment of sums due under Embankment Act, 1882. Ben. Act 2, 1882, ss. 71, 72	II	460, 461
of Municipal funds beyond Calcutta. <i>See MUNICIPALITY.</i>		
<i>See also LAND-REVENUE. REGISTRATION OF LAND.</i>		
SEPARATE ESTATE defined. <i>See WORDS AND PHRASES.</i>		
<i>See also under PARTITION.</i>		
SEPARATE SALT-WORK. Defined. <i>See WORDS AND PHRASES.</i>		
SEPERATE SCHEME. Defined. <i>See WORDS AND PHRASES.</i>		
SEPARATE VILLAGE-CHANNEL. Defined. <i>See WORDS AND PHRASES.</i>		
SEPARATED Talukdar to pay revenue direct into treasury. <i>See</i> <i>LAND-REVENUE.</i>		
SETTLED ESTATES—		
Definitions. Ben. Act 3, 1904, s. 2	III	174
Application for permission to make a first settlement of an estate: Who may apply for permission, conditions. Ben. Act 3, 1904, s. 3	III	175
Signature, verification and contents of application. Ben. Act 3, 1904, s. 4	III	176
Sworn declaration and draft must accompany application in case of estate belonging to joint Hindu family or to co-sharers: lunatics, minors. Ben. Act 3, 1904, s. 5	III	176
Power to reject. Ben. Act 3, 1904, s. 6	III	177
Transmission and notification of —. Ben. Act 3, 1904, ss. 7, 36	III	177, 192
Rejection or approval, after notification; conditions as to incum- brances; determination of disputes. Ben. Act 3, 1904, ss. 8, 35	III	178, 191

Subject.

Vol.

Page.

SETTLED ESTATES—*contd.*

Rights and powers of tenant for life, and protection of settled estate during his life—*contd.*

Sale of settled estates for arrears of land-revenue; surplus how to be dealt with. Ben. Act 3, 1904, s. 33 III 190

Procedure for recovery of arrears. Ben. Act 3, 1904, s. 34 III 190

Management by Court of Wards. Ben. Act 3, 1904, s. 34 III 190

Form publication and duration of permissions granted by Local Government. Ben. Act 3, 1914, s. 33 III 190

Publication of notifications. Ben. Act 3, 1904, s. 36 III 192

Power of Local Government to make rules. Ben. Act 3, 1904, s. 37 III 192

Saving of rights of secured creditors. Ben. Act 3, 1904, s. 39 III 193

See LANDLORD AND TENANT.

SETTLED *Raiyat*—

Holding of land for 12 years in village constitutes —.—

Act 8, 1885, s. 20 (1) I 472

B. & O. Act 2, 1913, s. 23 (1) III 409

Different lands may have been held at different times.—

Act 8, 1885, s. 20 (2) I 472

B. & O. Act 2, 1913, s. 23 (2) III 409

may add on the time during which the person whose heir he is, held.—

Act 8, 1885, s. 20 (3) I 472

B. & O. Act 2, 1913, s. 23 (3) III 409

Land held by two or more joint *raiya*ts deemed held by each.—

Act 8, 1885, s. 20 (4) I 472

B. & O. Act 2, 1913, s. 23 (4) III 409

continues to be such, one year after ceasing to hold land.—

Act 8, 1885, s. 20 (5) I 472

B. & O. Act 2, 1913, s. 23 (5) III 410

does not lose right on recovering possession after supposed abandonment.—

Act 8, 1885, s. 20 (6) I 472

B. & O. Act 2, 1913, s. 23 (6) III 410

Presumption as to 12 years' holding if status made out.—

Act 8, 1885, s. 20 (7) I 472

B. & O. Act 2, 1913, s. 23 (7) III 410

has right of occupancy in all land held by him in village.—

Act 8, 1885, s. 21 I 472

B. & O. Act 2, 1913, s. 24 III 410

See also LANDLORD AND TENANT.

SETTLEMENT OF LAND-REVENUE—

Definition of —. See WORDS AND PHRASES.

Permanent —. See PERMANENT SETTLEMENT.

Temporary —. See LAND-REVENUE.

of estates. See SETTLED ESTATES.

SETTLEMENT OFFICER defined. See WORDS AND PHRASES.

SETTLEMENT OF RENTS—

in the Sonthal Parganas. See LANDLORD AND TENANT.

under Bengal Tenancy Act, 1885, the Orissa Tenancy Act, 1913, and the Chota Nagpur Tenancy Act, 1908. See LANDLORD AND TENANT.

under Bengal Act 8, 1879. See LANDLORD AND TENANT.

Subject.	Vol.	Page.
SETTLEMENT OF SANTAL PARGANAS—		
<i>Settlement of Santal Parganas Regulation 3, 1872.</i>		
Local extent, commencement and construction. Reg. 3, 1872, s. 2	I	777
Enactments deemed to be in force in the Santal Parganas. Reg. 3, 1872, s. 3; Reg. 3, 1899, s. 3	I	777, 832
Court-Fees Act, 1870, not applicable to certain suits. Reg. 3, 1872, s. 8	I	780
Civil Courts—		
Bar of, during settlement. Reg. 3, 1872, s. 5	I	778
Bar to jurisdiction of —. Reg. 3, 1872, s. 11	I	780
Retransfer of suits to —. Reg. 3, 1872, s. 5A	I	779
Court-Fees Act, 1870, not applicable to certain suits. Reg. 3, 1872, s. 8	I	780
Landed rights, inquiry into. Reg. 3, 1872, s. 12	I	781
Penalties —. Reg. 3, 1872, s. 28	I	786
Raiyats rights, transfer of —. Reg. 3, 1872, s. 27	I	786
Record-of-Rights—		
Form of —. Reg. 3, 1872, s. 13	I	781
Notice when about to be prepared. Reg. 3, 1872, s. 14	I	782
Demarcation of excess waste. Reg. 3, 1872, s. 15	I	782
Review of decisions regarding right of village headmen. Reg. 3, 1872, s. 10	I	782
Manjis or village headmen, rules for deciding status, etc., of —. Reg. 3, 1872, s. 17	I	782
Raiyats or cultivators, rules for deciding status, etc., of —. Reg. 3, 1872, s. 18	I	783
Rents—		
Special consideration in adjusting. Reg. 3, 1872, s. 20	I	784
Settlement of — for land reclaimed from forest of waste. Reg. 3, 1872, s. 21	I	784
Instalments of —. Reg. 3, 1872, s. 22	I	784
Publication of —. Reg. 3, 1872, s. 24	I	784
Objections to —. Reg. 3, 1872, s. 24	I	784
to be final after 6 months publication. Reg. 3, 1872, s. 25	I	784
Stamp duty, certain agreements exempt from —. Reg. 3, 1872, s. 7	I	780
Suits to contest settlement officer's decision. Reg. 3, 1872, s. 25A	I	785
Courts-fees in —. Reg. 3, 1872, s. 26	I	786
Courts-fees Act, 1870, not applicable to certain —. Reg. 3, 1872, s. 8	I	780
SETTLEMENT PROCEEDINGS. Duration of —. See LAND-REVENUE.		
SETTLOR—defined. See WORDS AND PHRASES.		
SEVERALTY (LANDS HELD IN). Provisions as to partition of —. See PARTITION.		
SEWAOE—		
Provisions as to municipalities. See MUNICIPALITY.		
Definition of —. See WORDS AND PHRASES.		
SHARE—		
Sale of — of estate for arrears. See LAND-REVENUE.		
Power to exempt — from sale. See LAND-REVENUE.		
SHEEP. Restrictions on keeping — in municipalities. See MUNICIPALITY.		
SHIP definitions. See WORDS AND PHRASES.		
See also VESSEL.		
SHORT TITLES. Act I, 1903, Sch. I	I	723

Subject.	Vol.	Page.
SIGN defined. <i>See</i> WORDS AND PHRASES.		
SIGNATURE defined. <i>See</i> WORDS AND PHRASES.		
SIGNED defined. <i>See</i> WORDS AND PHRASES.		
SLAUGHTER OF ANIMALS. Regulation of — in municipalities. <i>See</i> MUNICIPALITY.		
SLUICE. Construction of — in embankments. <i>See</i> EMBANKMENT.		
SMALL CAUSE COURTS. Investiture of Civil Courts with powers of —. <i>See</i> CIVIL COURTS.		
SMALL-POX. <i>See</i> VACCINATION.		
SMOKE-NUISANCE—		
Ben. Act 3, 1905, extends to Calcutta, its Suburbs and Howrah.		
Ben. Act 3, 1905, s. 1 (2)	III	197
Ben. Act 3 of 1905, may be extended to other areas. Ben. Act 3, 1905, s. 2 (1)	III	197
Consideration of objections to extension. Ben. Act 3, 1905, s. 2 (2)	III	198
Extension to cantonments requires sanction of Governor General. Ben. Act 3, 1905, s. 2. Prov.	III	198
Definitions; meaning of "furnance." Ben. Act 3, 1905, s. 3	III	198
Smoke-Nuisances Commission—		
Constitution. Ben. Act 3, 1905, s. 4	III	199
Fees to Commissioners. Ben. Act 3, 1905, s. 10 (2)	III	201
Rules as to smoke emitted by ocean-going steamers. Ben. Act 3, 1905, ss. 3 (1), 10 (f)	III	198, 201
Appointment of Inspectors and Assistant Inspectors. Ben. Act 3, 1905, s. 5	III	199
Powers of Inspectors and Assistant Inspectors. Ben. Act 3, 1905, s. 9	III	200
Power to Local Government to prohibit erection of brick, tile and lime kilns and manufacture of coke. Ben. Act 3, 1905, s. 6	III	199
Saving where license has been granted. Ben. Act 3, 1905, s. 6 (prov.)	III	199
Power to order demolition. Ben. Act 3, 1905, s. 7	III	200
Notice by Inspector before entry to test or experiment in factory. Ben. Act 3, 1905, s. 9	III	200
Cognizance of offences. Ben. Act 3, 1905, s. 11	III	202
Penalties—		
for erection or manufacture in forbidden area. Ben. Act 3, 1905, s. 6 (2), (3), (4)	III	200
for emission of smoke to too great extent. Ben. Act 3, 1905, s. 8	III	200
For non-compliance with Inspector's order. Ben. Act 3, 1905, s. 12	III	202
Disposal of fines. Ben. Act 3, 1905, s. 9 (2)	III	201
Power to make rules as to density of smoke, etc. Ben. Act 3, 1905, s. 10.	III	201
<i>See also</i> MUNICIPALITY.		
SON defined. <i>See</i> WORDS AND PHRASES.		
SPECIAL COMMISSIONER: defined. Ben. Act 2, 1869, s. 1.	II	98
SPECIAL POLICE. <i>See</i> POLICE.		
SPECIAL REGISTRY. <i>See</i> REGISTRATION OF LAND.		
SPIRIT—		
defined. <i>See</i> WORDS AND PHRASES.		
Duty on imports of — or fermented liquor manufactured in foreign India, or in a part of British India in which no excise duty levied. <i>See</i> CUSTOMS (INLAND).		
Drawback of excise duty paid. <i>See</i> CUSTOMS (SEA).		
<i>See also</i> CUSTOMS (INLAND); CUSTOMS (SEA); EXCISE.		

Subject.

Vol.

Page.

SPIRITUOUS LIQUOR defined. *See* WORDS AND PHRASES.STABLE(s). Regulation of — in municipalities. *See* MUNICIPALITY.STAGE-CARRIAGE defined. *See* WORDS AND PHRASES.

Application of Bengal Act relating to hackney-carriages when hackney-carriage plies for hire as a stage-carriage; definition of "stage carriage." Ben. Act 2, 1891, ss. 3 (f), 41 III

6, 17

Fares when hackney-carriage plies for hire as —. *See* HACKNEY-CARRIAGE.

STAGING Bungalow(s) —

Control of District Boards over —. *See* LOCAL SELF-GOVERNMENT.Licensing of *saries* in municipalities. *See* MUNICIPALITY.STAND. Public stand for hackney-carriages. *See* HACKNEY-CARRIAGE.STAPLE FOOD-CROP. *See* ENHANCEMENT; PRICE LIST; RISE IN PRICES.

STATE OFFENCES —

Power of Governor General in Council —

to suspend functions of Criminal Courts and establish martial law during time of war or rebellion, and direct trial by Court-martial of persons owing allegiance to British Government taken in arms against Government or in commission of act of rebellion or of abetment of enemy. Ben. Reg. 10, 1804, s. 2 I

99

Capital punishment and forfeiture of property on conviction by such Court-martial. Ben. Reg. 10, 1804, s. 3 I

99

Ben. Reg. 10, 1804, not to prevent trial by ordinary Courts at instance of Governor General in Council. Ben. Reg. 10, 1804, s. 4 I

99

Short title given to Ben. Reg. 10, 1804. Act 5, 1897, s. 4 I

004

STATE PRISONER —

Power to issue warrant for confinement of person for reasons of State without judicial trial. Ben. Reg. 3, 1818, s. 2 (1) I

170

Warrant. Form of —. Ben. Reg. 3, 1818, s. 2 (2) I

176

Warrant. Authority of —. Ben. Reg. 3, 1818, s. 2 (3) I

177

Report to Government at beginning of confinement as to effect of confinement on health of — and as to sufficiency of allowance for support of —. Ben. Reg. 3, 1818, s. 6 I

178

Allowance for support of —; seeing to due appropriation of —. Ben. Reg. 3, 1818, s. 7 I

178

Periodical reports as to conduct, health and comfort of —. Ben. Reg. 3, 1818, s. 3 I

177

Visiting of — by public officials. Ben. Reg. 3, 1818, s. 4 I

177

Representations by — to be submitted to Government. Ben. Reg. 3, 1818, s. 5 I

177

STAY OF PROCEEDING IN CIVIL COURT during record-of-rights and settlement of rents. *See* LANDLORD AND TENANT. ¶

STEAM-BOILERS AND PRIME-MOVERS —

Ben. Act 3, 1879, extends to town and suburbs of Calcutta and to Howrah, and may be extended to other places by notification. Ben. Act 3, 1879, s. 1 II

277

Ben. Act 3, 1879, does not apply to locomotive engines used on railway or to steam-vessels in port of Calcutta. Ben. Act 3, 1879, s. 1 II

277

Definitions. Ben. Act 3, 1879, s. 3 II

277

Appointment, etc., of Inspectors. Ben. Act 3, 1879, s. 4 II

278

Owners of boilers or prime-movers having no certificate to give notice to Inspector. Ben. Act 3, 1879, s. 5 II

278

Subject.	Vol.	Page.
STEAM-BOILERS AND PRIME-MOVERS—<i>contd.</i>		
Grant of certificates; examination of boiler or prime-mover by Inspector. Ben. Act 3, 1879, ss. 5 to 7, Sch.	II	278, 279, 280
Revocation or suspension of certificates. Ben. Act 3, 1879, s. 8	II	279
Appeal against refusal, revocation or suspension of certificate. Ben. Act 3, 1879, s. 9	II	279
Power of Inspector to enter premises. Ben. Act 3, 1878, s. 10	II	279
Penalties. Ben. Act 3, 1879, s. 11	II	280
Prosecutions; none before notified day; sanction required to — limitation of —. Ben. Act 3, 1879, s. 12	II	280
Disposal of fines. Ben. Act 3, 1879, s. 13	II	280
Power of Local Government to make rules for working of Act. Ben. Act 3, 1879, s. 4	II	278
STEAM TRAMWAY, DARJEELING. See TRAMWAY.		
STOLEN PROPERTY. Recovery of — through pawnbroker, etc. See POLICE.		
STORAGE—		
of petroleum. See MUNICIPALITY, PETROLEUM.		
of explosive. See MUNICIPALITY, EXPLOSIVES.		
STREAM. See Cross-reference under CHANNEL.		
STREET—		
Penalty for setting birds or animals to fight in —. See GAMING.		
Regulation of — in municipalities. See MUNICIPALITY.		
User of — breaking up of — for Tramway. See TRAMWAY.		
See also ROAD; PRIVATE STREET; LIGHTING.		
SUB-DIVISION OF TENURE OR HOLDING not binding on landlord without his consent.		
See LANDLORD AND TENANT.		
SUB-DIVISIONAL OFFICER: defined. See WORDS AND PHRASES.		
SUB-LETTING—		
Restrictions on — under Bengal Tenancy Act, 1885.—		
Act 8, 1885, s. 85	I	500
B. & O. Act 2, 1913, s. 95	III	440
Abandoned holding to be offered first to sub-lessees.—		
Act 8, 1885, s. 87 (4)	I	502
B. & O. Act 2, 1913, s. 98 (4)	III	441
No distraint if part of holding is sub-let with landlord's written consent.—		
Act 8, 1885, s. 121, prov. (3)	I	528
B. & O. Act 2, 1913, s. 155, Prov. (v)	III	466
Amount paid by under-tenant for his lessor, under distraint may be deducted from rent.—		
Act 8, 1885, s. 137 (1)	I	532
B. & O. Act 2, 1913, s. 174	III	471
Right of superior tenant to prevail in case of conflict on distraint between superior and inferior rights.—		
Act 8, 1885, s. 138	I	532
B. & O. Act 2, 1913, s. 175	III	471
Bar of contract taking away right of occupancy- <i>railyot</i> to sub-let.—		
Act 8, 1885, s. 178 (3) (e)	I	555
B. & O. Act 2, 1913, s. 332 (3) (e)	III	495
See also LANDLORD AND TENANT.		
SUB-PROPRIETARY INTEREST: defined. See WORDS AND PHRASES.		

Subject.

Vol.

Page.

SUB-PROPRIETOR: defined. *See* WORDS AND PHRASES.

See also LANDLORD AND TENANT

SUB-SECTION defined *See* WORDS AND PHRASES.

SUCCESSION—

Definition of. *See* WORDS AND PHRASES.

11 1793	I	43
state leaving heirs, they to are entitled under Hindu or		
Muhammadian law. Ben. Reg. 11, 1793, s. 2	I	44
Right of such heirs to hold their shares as a joint undivided estate or to make partition; assessment of Government revenue on partition being made. Ben. Reg. 11, 1793, ss. 3, 4	I	44, 45
Right of Hindu or Muhammadian proprietor to bequeath land to one or more persons to the exclusion of others. Ben. Reg. 11, 1793, s. 5	I	45
Ben. Reg. 11, 1793, not to affect established usage in certain districts under which land devolves on intestacy to a single heir. Ben. Reg. 12, 1805, s. 36	I	112
Notice of — to permanent tenure to be given to landlord. Act 8, 1885, ss. 15, 17	I	470
Landlord's fee to be paid on —. B. & O. Act 2, 1913, s. 14 (1)	III	406
Person succeeding, and failing to give notice cannot recover rent. Act 8, 1885, s. 16	I	470
Person succeeding and failing to apply for registration cannot recover rent. B. & O. Act 2, 1913, s. 113	III	406
Succession to holding of <i>raiya</i> at fixed rates. Act 8, 1885, s. 18 (a)	I	470
Notice to be given to Collector of transfer on succession and land- lord's fee paid.		

See LANDLORD AND TENANT.

Notice to be given to Collector of succession to possession of lands
revenue-free or on *mukarrari jama*. *See* LAND-REVENUE.

Administration of estate of deceased. *See* ADMINISTRATION OF
ESTATES.

Powers of Court of Wards when succession to Ward's property
is disputed. *See* COURT OF WARDS.

Notice of — to tenant's rights to be given to Registrar by certain
classes of tenants. *See* REGISTRATION OF LAND.

Bar to application of succession laws, in respect of property com-
prised in settlement. *See* SETTLED ESTATES.

SUCCESSION IN INTEREST. Recovery of survey and settlement expenses
from —. *See* LANDLORD AND TENANT.

SUIT(S)—

to contest assessment, limitation of appeal procedure. *See* LAND-
REVENUE.

By proprietors to resume revenue of land held free of assessment,
and by persons claiming to hold land exempt from revenue. *See*
LAND-REVENUE.

To oust certified purchaser as being *benami* to be dismissed with
costs. *See* LAND-REVENUE.

SUMMARY SALE—

Recovery of arrears of rent by — of *patni taluhs*. Reg. 8, 1819,
ss. 8 to 17

I 211 to 219

See also LANDLORD AND TENANT.

Embankments in —. *See* EMBANKMENT.

See also LAND-REVENUE.

Subject.	Vol.	Page.
SUPERINTENDENT defined. <i>See</i> WORDS AND PHRASES.		
SUPERINTENDENT OF POLICE: defined. <i>See</i> WORDS AND PHRASES.		
SUPERIOR OFFICER defined. <i>See</i> WORDS AND PHRASES.		
SUPERIOR (OFFICIAL). <i>See</i> EMIGRATION.		
SUPERVISOR defined. <i>See</i> WORDS AND PHRASES.		
SURETY required where land let in farm. <i>See</i> LAND-REVENUE.		
SURRENDER—		
of holding. <i>See</i> LANDLORD AND TENANT.		
Approval, reorganisation and stamping of instruments of surrender, settled estates. <i>See</i> SETTLED ESTATE.		
SURVEY—		
Definition of "survey," "survey mark," etc. <i>See</i> WORDS AND PHRASES.		
for purpose of partition. <i>See</i> PARTITION.		
Power of Local Government to order survey of port. <i>See</i> PORT COMMISSIONERS OR TRUSTEES.		
SURVEY OF LAND—		
<i>Generally—</i>		
Ben. Act 5, 1875, extends to whole of Bengal. Ben. Act 5, 1875, s. 1	II	163
Definitions. Ben. Act 5, 1875, s. 2	II	164
Power of Local Government to order survey of lands and demarcation of boundaries of estates, etc., therein; new survey under Act 9, 1847, not to be made till 10 years after previous survey. Ben. Act 5, 1875, s. 3	II	165
Power to direct new survey of reparian lands. Act 9, 1847, ss. 3, 4	I	347, 348
Power to appoint Superintendent of survey and subordinate officers; their powers; power to direct Collector to perform duties under Act. Ben. Act 5, 1875, s. 4	II	165
Power to require attendance and aid of interested persons pointing out boundaries, clearing boundary line, etc., payments to be made for labour, etc. Ben. Act 5, 1875, ss. 5 to 10	II	165, 166
Signature of maps and papers showing boundary as defined; invitation and disposal of objections to boundary. Ben. Act 5, 1875, ss. 11 to 13	II	167, 168
Erection and maintenance of temporary and permanent boundary marks—		
at cost of occupants of land. Ben. Act 5, 1875, ss. 14 to 18, 20, 56	II	169, 170, 171, 181
by occupant of land. Ben. Act 5, 1875, s. 21	II	171
<i>Zamindars</i> , etc., bound to preserve boundary marks and give notice of injury, etc. Ben. Act 5, 1875, s. 19	II	170
Apportionment and recovery of expenses incurred in respect of boundary-marks. Ben. Act 5, 1875, ss. 22 to 39	II	171 to 176
Power to determine boundary and erect boundary-marks in case of dispute while survey is in progress. Ben. Act 5, 1875, ss. 40 to 46	II	176 to 178
Power to take possession of land pending settlement of dispute. Ben. Act 5, 1875, s. 42	II	177
Power to refer dispute to arbitration. Ben. Act 5, 1875, s. 43	II	177
Joint and several liability of joint <i>zamindars</i> or tenure-holders in respect of liabilities imposed by Act; recovery by co-sharer of sums paid by him for other co-sharers. Ben. Act 5, 1875, s. 47	II	179

Subject.	Vol.	Page.
SURVEY OF LAND—concl'd.		
<i>Generally—concl'd.</i>		
Service of notices. Ben. Act 5, 1875, s. 48	II	179
Mere irregularities not to invalidate proceedings. Ben. Act 5, 1875, s. 49.	II	180
Power to enforce attendance of witnesses, etc. Ben. Act 5, 1875, s. 50.	II	180
Power to impose daily fine for non-compliance with requisition. Ben. Act 5, 1875 s. 51	II	180
Penalty for not giving notice of injury to boundary-mark. Ben. Act 5, 1875, s. 52	II	180
Penalty for removing, etc., boundary-mark. Ben. Act 5, 1875, s. 53	II	180
Rewards to informers. Ben. Act 5, 1875, s. 54	II	181
Recovery of fines. Ben. Act 5, 1875, s. 55	II	181
Recovery of other sums due to Government. Ben. Act 5, 1875, s. 57	II	181
Supervision and control by higher officers, appeals from orders. Ben. Act 5, 1875, ss. 58 to 61	II	181, 182
Suit to set aside order barred unless appeal first brought under Act; exception in case of incapacitated persons. Ben. Act 5, 1875, s. 62.	II	183
Power of Board of Revenue to make rules for working of Act. Ben. Act 5, 1875, s. 63	II	183
Survey and record-of-rights under the Bengal Tenancy Act, 1835. See LANDLORD AND TENANT.		
Definition. Ben. Act 1, 1887, s. 2	II	721
Power of Local Government to order a survey of lands and to appoint Superintendent, Assistant Superintendents of Survey; powers of such assistants. Ben. Act 1, 1887, s. 3	II	722
Power of Superintendent to enter on land and require attendance of owners to point out boundaries and give information. Ben. Act 1, 1887, ss. 4, 5	II	722
Power of Superintendent to proceed with survey if owner does not appear. Ben. Act 1, 1887, s. 6	II	722
Power of Assistant Superintendent to determine boundary in case of dispute while survey in progress; appeal from his order. Ben. Act 1, 1887, ss. 7 to 11	II	723
Power of Assistant Superintendent to refer such dispute to arbitration; procedure. Ben. Act 1, 1887, ss. 12 to 17	II	723, 724
Power of Superintendent to erect temporary or permanent boundary-marks on surveyed land. Ben. Act 1, 1887, s. 18	II	724
Maintenance of temporary boundary-marks by owner or occupier of land till survey completed. Ben. Act 1, 1887, s. 19	II	725
Deposit of survey documents in Municipal office on completion of survey. Ben. Act 1, 1887, s. 20	II	725
Approval of survey by Local Government, after decision or objections. Ben. Act 1, 1887, ss. 20, 21	II	725
Limitation of suits to set aside demarcation of boundaries. Ben. Act 1, 1887, s. 22	II	725
Power of Local Government to make rules for working of Act. Ben. Act 1, 1887, s. 23	II	725
Service of notices. Ben. Act 1, 1887, s. 24	II	725
Penalty for failure to comply with requisition. Ben. Act 1, 1887, s. 25.	II	726
Mere irregularities not to invalidate proceedings. Ben. Act 1, 1887, s. 26	II	726

Subject.

Vol.

Page.

SUSPENSION AND REMOVAL—

of Judges and Munsifs. *See* CIVIL COURTS.

of Coronor. *See* CORONOR.

of Deputy Collectors. *See* LAND-REVENUE.

of Native cash-keepers. *See* LAND-REVENUE.

of Native officers. *See* LAND-REVENUE.

of Municipal Commissioners and servants. *See* MUNICIPALITY.

of *patwaris*. *See* *Patwaris* AND *Kamungos*.

of members of *Panchayat*. *See* POLICE.

SUSPENSION OF REVENUE. *See* LAND-REVENUE.

SWEAR defined. *See* WORDS AND PHRASES.

SWEEPER. *See* *Mehter*.

TABLE OF RATES under Bengal Tenancy Act, 1885, the Orissa Tenancy Act, 1913, and the Chota Nagpur Tenancy Act, 1908. *See* LANDLORD AND TENANT.

Tahsildar. Who to be appointed — for separated *taluks*. *See* LAND-REVENUE.

Talukdars. Restrictions on enhancement of rent of dependent *talukdars*. *See* LANDLORD AND TENANT.

Talukdari, TENURE. Registration of —. *See* REGISTRATION OF LAND.

TANK—

Lease of land for — how far protected on sale of estate for arrears of revenue. Act 11, 1859, ss. 37, 52 and Ben. Act 7, 1868, { I 410, 416
s. 13 { II 86

how far protected on sale of tenure or holding for its own arrears. Act 8, 1885, s. 160 (c) I 546

setting apart of — by District Boards. *See* LOCAL SELF-GOVERNMENT.

Control of — within municipalities. *See* MUNICIPALITY.

Arrangements as to — in partition. *See* PARTITION.

Tari defined. *See* WORDS AND PHRASES.

Supply of — to licensed vendors. *See* EXCISE.

TAXES—

in municipalities. *See* MUNICIPALITY.

Port dues, fees and charges. *See* PORT.

for maintenance of *Chaukidars*. *See* POLICE.

for drainage. *See* DRAINAGE.

Water-rates. *See* IRRIGATION.

See also LOCAL RATES AND CESSSES ; OPIUM ; TOLLS.

TEA. Special provisions as to valuation to cess of lands used for cultivation of —. *See* LOCAL RATES AND CESSSES.

TEMPORARILY-SETTLED DISTRICTS. Enhancement or alteration of rent in —. *See* LANDLORD AND TENANT.

TENANCY. Incidents of —. *See* INCIDENTS OF TENANCY ; LANDLORD AND TENANT.

TENANCY ACT (Bengal), 1885, (ORISSA), 1913, AND (CHOTA NAGPUR), 1908. *See* LANDLORD AND TENANT I 463

TENANT—

Definition of "tenant," "tenure," etc. *See* WORDS AND PHRASES.

Position of — when estate sold for arrears of revenue under Act 11, 1859. *See* LAND-REVENUE.

Status, classes and general rights, powers and obligations of — under the Bengal Tenancy Act, 1885, Orissa Tenancy Act, 1913, and Chota Nagpur Tenancy Act, 1908. *See* LANDLORD AND TENANT.

Subject.	Vol.	Page.
TENANT—concl'd.		
Entitled to full discharge or statement of account at close of year.		
See LANDLORD AND TENANT.		
Under other enactments. See LANDLORD AND TENANT.		
Registration of tenant's rights. See REGISTRATION OF LAND.		
See also DEPOSIT; EJECTMENT; IMPROVEMENT; INCIDENTS OF TENANCY; LANDLORD AND TENANT; <i>Rayat</i> ; RENT; RECORD-OF-RIGHTS; TRANSFER.		
TENANT FOR LIFE. Rights and powers of — of settled estate. See SETTLED ESTATE.		
TENURE—		
Definition of. See WORDS AND PHRASES.		
Declaration as to liability to pay expenses of drainage, where land benefited forms part of —. See DRAINAGE.		
Payment by tenure-holder of embankment costs. See EMBANKMENT.		
Sub-division of — not binding on landlord without his consent. See LANDLORD AND TENANT.		
Sale of —. See LANDLORD AND TENANT.		
Sale of — in <i>ghatwali mahals</i> . See LANDLORD AND TENANT.		
Power to sell — for arrears of Land-revenue. See LAND-REVENUE.		
Saving of — in partition of estates; restriction on splitting up of —. See PARTITION.		
Registration of <i>talukdari</i> and other similar — created since time of settlement. See REGISTRATION OF LAND.		
See also ENHANCEMENT; PRESUMPTION; PERMANENT TENURE; RECORD-OF-RIGHTS; SALE; SUCCESSION; TRANSFER.		
TENURE-HOLDER. Status, general rights, powers and obligations of —. See LANDLORD AND TENANT. See also WORDS AND PHRASES.		
THIRD TENANT FOR LIFE defined. See WORDS AND PHRASES.		
TIME—		
Mode of indicating commencement and termination of —. See ACTS AND REGULATIONS.		
Computation of — when Court or office closed. See ACTS AND REGULATIONS.		
TOLLS—		
on Bridges. See MUNICIPALITY.		
on canals. Ben. Act 5, 1864, ss. 5 to 10 If		13,14
on ferries. See FERRY; MUNICIPALITY.		
on roads. See MUNICIPALITY.		
on tramways. See TRAMWAY.		
in municipalities. See MUNICIPALITY.		
Police officers to assist in case of resistance to collection of —. See MUNICIPALITY.		
TONNAOE. Rules for ascertainment of —. See COAST-LIGHTS.		
TOW-PATH(s). Embanked — maintained by Government to vest in Government. See EMBANKMENT.		
TRACT defined. See WORDS AND PHRASES.		
TRADE. See OFFENSIVE AND DANGEROUS TRADE.		
TRAFFIC. Promoter of tramway not to obstruct —. See TRAMWAY.		
TRAMWAY—		
Preliminary—		
Definitions. Ben. Act 3, 1883, s. 2 If		473

Subject.	Vol.	Page.
<i>TRAMWAY—contd.</i>		
Orders authorising construction—		
Making of — by Local Government, subject to certain consents ; contents and publication of order. Ben. Act 3, 1883, ss. 3 to 5, 8	II	474, 475, 476
Revocation, amendment, etc., of —. Ben. Act 3, 1883, s. 6	II	475
Power to authorise joint work by Local Authorities. Ben. Act 3, 1883, s. 7	II	476
Cesser of powers granted by —. Ben. Act 3, 1883, s. 9	II	476
Constructions and Maintenance—		
Tramway to be constructed and maintained in manner provided by order. Ben. Act 3, 1883, s. 14	II	477
Inspection before opening. Ben. Act 3, 1883, s. 20	II	479
Breaking up streets, etc. Ben. Act 3, 1883, s. 15	II	477
Promoter to keep roads in repair. Ben. Act 3, 1883, s. 16	II	479
Promoter not to obstruct traffic. Ben. Act 3, 1883, s. 17	II	672
Working—		
Rights of promoters and the public over tramway. Ben. Act 3, 1883, ss. 18, 19, 23	II	479, 480
Carriages—Description of — and motive power for —. Ben. Act 3, 1883, ss. 22, 23	II	480
Carriage of dangerous or offensive goods. Ben. Act 3, 1883, s. 34	II	482
Power of Local Authority to make rules—		
Generally. Ben. Act 3, 1883, s. 26	II	480
Power of promoter or lessee to make rules for prevention of nuisances and for regulating travelling. Ben. Act 3, 1883, s. 27	II	481
Promoter or lessee or Local Authority may take tolls, rates and fares ; limits thereto ; exhibition of list. Ben. Act 3, 1883, ss. 21, 24, 25	II	479, 480
Penalty for evasion of —. Ben. Act 3, 1883, s. 32	II	482
Offences, penalties, etc.—		
Promoter, lessee or licensee not complying with Act or order. Ben. Act 3, 1883, s. 29	II	481
Obstructing servant of promoter in exercise of his powers, or injuring mark. Ben. Act 3, 1883, s. 30	II	481
Interfering with or obstructing tramway. Ben. Act 3, 1883, s. 31	II	482
Evading payment of toll or fare. Ben. Act 3, 1883, s. 32	II	482
Arrest by servant of promoter. Ben. Act 3, 1883, s. 33	II	482
Bringing dangerous or offensive goods on tramway without notice. Ben. Act 3, 1883, s. 34	II	482
Breach of rules or by-laws. Ben. Act 3, 1883, s. 35	II	483
Discontinuance—		
Cessation of powers of promoter and lessee on discontinuance of tramway. Ben. Act 3, 1883, s. 39	II	484
Power of Local Government to order discontinuance in certain cases. Ben. Act 3, 1883, s. 40	II	485
Power to remove tramway and restore road, on discontinuance of tramway ; recovery of costs. Ben. Act 3, 1883, ss. 39, 40	II	484, 485
Miscellaneous—		
Promoter only to acquire right of user of road. Ben. Act 3, 1883, s. 19	II	479
Promoters, lessees and licensees to be responsible for all injuries. Ben. Act 3, 1883, s. 36	II	483

Subject.	Vol.	Page.
TRAMWAY—concl'd.		
Miscellaneous—concl'd.		
Saving of right of Local Authority, etc.—		
to break up, etc., road, etc., where tramway laid. Ben. Act		
3, 1883, s. 33	II	483
Ben. Act 3, 1883, s. 37	II	483
Ben. Act 3, 1883, s. 18	II	479
Local Authority. Ben. Act		
3, 1883, s. 21	II	479
Purchase of tramway by Local Authority. Ben. Act 3, 1883,		
s. 41	II	485
Local Funds may be applied by Local Authorities. Ben. Act 3,		
1883, s. 10.	II	476
Power of Local Authority to demand rent from promoter;		
application of rent and tolls received by Local Authority.		
Ben. Act 3, 1883, ss. 11, 12	II	477
General power of Local Government to make rules. Ben. Act 3,		
1883, s. 13.	II	477
Publication of rules or by-laws. Ben. Act 3, 1883, s. 28	II	481
Liability of tramway to Road-cess and Public Works cess. Ben.		
Act 9, 1880, ss. 6, 8	II	377, 378
Special provisions as to Road-cess in case of tramways. Ben.		
Act 9, 1880, ss. 72 to 84, Sch. E	II	405 to 408
		424

TRANSFER—

- of ownership of channels. *See* IRRIGATION.
of right to use water. *See* IRRIGATION.
of *Allamgha*, *Aima* and *Madadmash* grants; to be registered.
Reg. 37, 1793, s. 15
of hereditary grants, declared valid or confirmed by Govern-
ment; registration of transferees. *See* LAND-REVENUE.
Person succeeding to possession of lands revenue-free or on
mukarrari jama to report. *See* LAND-REVENUE.
of permanent tenure, voluntarily; by sale in execution of decree
for rent; of decree other than for rent; on succession. *See*
LANDLORD AND TENANT.
of land held at rate fixed in perpetuity. *See* LANDLORD AND
TENANT.
of *patni taluk*, fee to be paid on —. *See* LANDLORD AND
TENANT.
of Districts from one Division to another. *See* LAND-REVENUE.
of *taluk*s declared void, if separate allotment of assessment was
not obtained. *See* LAND-REVENUE.
to District Board of Roads, etc., held by District Road Committee
or Branch Committee. *See* LOCAL RATES AND CASSES.
Power to allow transfer on partition. *See* PARTITION.
Provisions of Permanent Settlement Regulation, 1793, as to —.
See PERMANENT SETTLEMENT.
Transfer of *Chaukidari chakran* lands to *zamindar*. *See* POLICE.
Registration of transfers. *See* REGISTRATION OF LAND.
Registration of transfers of tenants' rights. *See* REGISTRATION
OF LAND.

TRANSPORT. See MARCHING TROOPS; TRAVELLER.

Defined. See WORDS AND PHRASES.

by river of labourers. See EMIGRATION.

Labour Transport Fund. See EMIGRATION.

Subject.	Vol.	Page.
TRAVELLER(s). Police empowered to aid travellers in procuring supplies or means of transport; duty of police to see that proper payment is made. Ben. Reg. 11, 1806, s. 8	I	123
TRESPASS by animals. <i>See</i> ANIMAL.		
TRIBE defined. <i>See</i> WORDS AND PHRASES.		
TRIBUTARY MAHALS OF ORISSA—		
Indemnity in respect of Acts done before commencement of Act 11, 1893. Act 11, 1893, s. 3	I	601
Execution in British India of certain sentences passed in Tributary Mahals. Act 11, 1893, s. 4	I	601
TROOPS TRANSPORT REGULATION (BENGAL), 1825. <i>See</i> MARCHING TROOPS. Ben. Reg. 6, 1825	I	283
TROOPS TRANSPORT AND TRAVELLERS' ASSISTANCE REGULATION (BENGAL), 1806. <i>See</i> MARCHING TROOPS; TRAVELLER. Ben. Reg. 11, 1806	I	119
TRUST. Charitable Trusts. <i>See</i> ENDOWMENT.		
UNCLAIMED PROPERTY of intestate; protection of — by District Judge. Ben. Reg. 5, 1799, s. 7	I	86
UNDERGROUND LABOUR. Labour contract not to compel —. <i>See</i> EMIGRATION.		
UNDER-Raiyat—		
Meaning of —.—		
Act 8, 1885, s. 4 (3)	I	465
B. & O. Act 2, 1913, s. 4 (3)	III	402
cannot acquire right of occupancy.—		
Act 8, 1885, s. 20	I	472
B. & O. Act 2, 1913, s. 23	III	409
Limit of money-rent recoverable from —.—		
Act 8, 1885, s. 48	I	454
B. & O. Act 2, 1913, s. 56	III	423
Restriction on ejectment of —.—		
Act 8, 1885, s. 49	I	485
B. & O. Act 2, 1913, s. 57	III	423
<i>See also</i> SUB-LETTING, LANDLORD AND TENANT.		
UNDER-TENANT—		
defined. <i>See</i> WORDS AND PHRASES.		
May stay sale of <i>patni taluk</i> . Reg. 8, 1819, s. 13	I	215
UNDER-TENURE—		
defined. <i>See</i> WORDS AND PHRASES.		
Saving of rights of under-tenant in settlement of alluvial land. <i>See</i> LAND-REVENUE.		
Rights of purchaser of permanently settled estate or of tenure sold for its own arrears to avoid under-tenures. <i>See</i> LAND-REVENUE.		
UNION of estates. <i>See</i> PARTITION AND UNION OF ESTATES.		
UNION FUND. <i>See</i> LOCAL SELF-GOVERNMENT.		
UNIONS. Under Local Self-Government Act. <i>See</i> LOCAL SELF-GOVERNMENT.		
UNIVERSITY—		
<i>Patna University (Amendment) Act, 1918.</i>		
Definitions. B. & O. Act 2 of 1918, s. 2	IV	269
Ordinary fellow or ordinary member of Syndicate —		
Vacation of office by, and power to fill vacancy. B. & O. Act 2 of 1918, ss. 3, 4	IV	269
Certain proceedings not to be deemed invalid by reason of vacancy. B. & O. Act 2 of 1918, s. 5	IV	269

Subject.	Vol.	Page.
UNPROTECTED CHILD defined. <i>See</i> WORDS AND PHRASES.		
UNREGISTERED TENURE to be liable to resumption, unless declared hereditary by decree of competent Court; assessment of revenue. <i>See</i> LAND-REVENUE.		
UNSECURED CREDITOR defined. <i>See</i> WORDS AND PHRASES.		
UNSECURED DEBT defined. <i>See</i> WORDS AND PHRASES.		
URINALS. Regulation of —. <i>See cross-references from</i> DRAINS, LATRINES, ETC. : PRIVY ; LATRINE.		
USAGE. <i>See</i> CUSTOM.		
<i>Utbandi</i> . <i>See</i> LANDLORD AND TENANT.		
Restriction on acquisition of rights in <i>utbandi</i> lands. <i>See</i> LANDLORD AND TENANT.		
VACATION(S) of Civil Courts. <i>See</i> CIVIL COURTS.		
VACCINATION—		
Preliminary—		
Ben. Act 4, 1865 (Inoculation)—		
applies to town of Calcutta to Howrah and to suburbs of Calcutta. Ben. Act 4, 1865, s. 3	II	34
may be extended by Local Government to other places. Ben. Act 4, 1865, s. 3	II	34
Ben. Act 5, 1880, applies to town and port of Calcutta and may be extended by Local Government to other areas; procedure for extension; power to suspend operation of Act in any place. Ben. Act 5, 1880, s. 1	II	315
Definitions. Ben. Act 5, 1880, s. 2. Ben. Act 2, 1887, s. 2	II	310, 727
Vaccine-station and Establishments—		
Municipal Corporation of Calcutta to appoint public vaccine-stations, public vaccinators and establishments; notification of stations and time of vaccinator's attendance. Ben. Act 5, 1880, s. 14.	II	321
Power of Municipal Corporation of Calcutta to make rules as to expenses, salaries and fees. Ben. Act 5, 1880, s. 15	II	321
Health Officer for town of Calcutta to be <i>ex-officio</i> Superintendent of Vaccination; his powers and duties; his assistants. Ben. Act 5, 1880, s. 16	II	322
Expenses to be defrayed by Municipal Corporation of Calcutta. Ben. Act 5, 1880, s. 17	II	322
Powers, etc., of Municipal Corporation of Calcutta by whom to be exercised beyond Calcutta. Ben. Act 5, 1880, s. 25	II	324
Vaccination of children—		
Compulsory; service of notice by Superintendent of Vaccination. Ben. Act 5, 1880, s. 3, First Sch.	II	317, 327
Inspection after vaccination; re-vaccination where first operation unsuccessful; certificate of temporary unfitness for vaccination. Ben. Act 5, 1880, ss. 4, 5, 10, Sch. A	II	318, 319, 320, 328
Certificate of successful vaccination. Ben. Act 5, 1880, ss. 5, 7, Sch. C.	II	319, 329
Certificate of successful vaccination or of having had small-pox. Ben. Act 5, 1880, ss. 4, 8	II	319, 329
Certificate of successful vaccination or of having had small-pox. Ben. Act 5, 1880, ss. 4, 8	II	318, 319

Subject.	Vol.	Page.
VACCINATION—<i>contd.</i>		
Vaccination of children—<i>concl.</i>		
Order by Magistrate for vaccination; penalty for disobedience; award of cost where persons improperly summoned. Ben. Act 5, 1880, s. 26	II	324
Registrar of Births to give notice to parent, etc., that child must be vaccinated. Ben. Act 5, 1880, s. 18, Sch. E	II	322, 330
Vaccinators giving certificate under Act to parent or guardian to send copy to Registrar of Births; Registrar to report to Superintendent if certificates not sent. Ben. Act 5, 1880, ss. 19, 23, Schs. A, B, C	II	322, 323, 328, 329
Registrar of Births to record notices of vaccination, etc. Ben. Act 5, 1880, ss. 20, 22, Schs. A, B, C, F	II	323, 328 to 331
Power to transfer to another duties of Registrar of Births under sections 19 to 23. Ben. Act 5, 1880, s. 24	II	323
Superintendent of Vaccination to show, in annual return, number of children vaccinated, etc. Ben. Act 5, 1880, s. 32	II	326
Vaccination of unprotected persons—		
Vaccination compulsory on service of notice from Superintendent of Vaccination or Health Officer of Port of Calcutta; power of Health Officer to require vaccination of person suffering from small-pox on vessel arriving in that port. Ben. Act 5, 1880, ss. 11, 13	II	320
Occupier of house, vessel, etc., in town or port of Calcutta, suburbs of Calcutta or Howrah to allow access for ascertaining whether inmates protected; examination of females. Ben. Act 5, 1880, s. 13A	II	321
Application of ss. 3 to 10 of Act to —. Ben. Act 5, 1880, s. 12	II	320
Inoculation—		
Penalty for producing small-pox by inoculation, etc. Ben. Act 4, 1865, s. 1	II	33
Penalty on inoculated person entering area subject to Act. Ben. Act 4, 1865, s. 2	II	34
Application of certain provisions of Code of Criminal Procedure, etc., to offences against Ben. Act 4, 1865; reward to informer. Ben. Act 4, 1865, s. 4	II	34
Supplemental—		
Power to make rules for working of Act. Ben. Act 5, 1880, s. 33	II	327
Continuance of prior rules and orders in Calcutta; power to alter or cancel them. Ben. Act 2, 1890, s. 5	II	732
Penalty for not producing child before Magistrate. Ben. Act 5, 1880, s. 27	II	325
Penalty on unprotected person not submitting himself for vaccination or for inspection thereafter. Ben. Act 5, 1880, s. 28 (a), (d)	II	325
Penalty for not taking child to be vaccinated or inspected. Ben. Act 5, 1880, s. 28 (b)	II	325
Penalty for not giving certificate, or for making false certificate. Ben. Act 5, 1880, s. 29	II	325
Penalty for obstructing public vaccinator, or for vexatious entry by public vaccinator. Ben. Act 5, 1880, ss. 29A, 29B	II	326
Limitation of prosecutions under s. 28. Ben. Act 5, 1880, s. 28.	II	325
Cognizance of offences; authority for institution of prosecution. Ben. Act 5, 1880, ss. 13, 30	II	321, 326

Subject.	Vol.	Page.
VACCINATION— <i>concl'd.</i>		
Supplemental— <i>concl'd.</i>		
- Production of certificate at trial. Ben. Act 5, 1880, s. 31 . . .	II	326
Fees in Calcutta to be paid to Municipal Corporation, and elsewhere to be appropriated as Local Government may direct. Ben. Act 5, 1880, s. 9 . . .	II	320
Vaccination to be carried on in Bengal by District Boards; their duties and powers; powers of Inspector of Vaccination appointed by Board; power of Commissioner to make rules for guidance of Board. Ben. Act 3, 1885, ss. 92 to 95 . . .	II	687, 688
Ss. 92 to 95 of Ben. Act 3, 1885, to form part of Ben. Act 5, 1880. Ben. Act 3, 1885, s. 96 . . .	II	688
Certificate of exemption—Of child found to have had small-pox or to be insusceptible of successful vaccination. Ben. Act 5, 1880, s. 9 . . .	II	320
Extension—Procedure to be followed in case of — of Ben. Act 2, 1911. Ben. Act 2, 1911, s. 2 . . .	III	363
Inspector—Definition of —. Ben. Act 5, 1880, s. 4 . . .	II	318
Vakil—		
Restriction on appearance of — before Special Commissioner. See LANDLORD AND TENANT.		
VALUATION for purpose of assessment to road cess. See LOCAL RATES AND CESSES.		
VESSEL—		
Definition of —. See WORDS AND PHRASES.		
EMIGRATION.		
See EMIGRATION.		
See COAST LIGHTS.		
VETERINARY SURGEON—		
defined. See WORDS AND PHRASES.		
Training and employment of — by municipalities. See MUNICIPALITY.		
VILLAGES—		
Definition of "village," "village channel," "village Policeman." See WORDS AND PHRASES.		
Police in —. See POLICE.		
Village accounts. See LAND-REVENUE.		
Patwaris and Kanungos. See Patwaris and Kanungos.		
VILLAGES ACCOUNTS. See LAND-REVENUE.		
VILLAGES CHANNEL. See IRRIGATION.		
VILLAGES CHAUDIDARI ACT, 1870. See POLICE. Ben. Act 6, 1870 . . .	II	109
VILLAGES CUSTOMS. See CUSTOM.		
VILLAGES-ROADS—		
are under control of Union Committee. Ben. Act 3, 1885, s. 108 . . .	II	692
Maintenance and repair of —. Ben. Act 3, 1885, s. 109 . . .	II	692
VOLUNTARILY CAUSING HURT. Definition of —. See WARDS AND PHRASES.		
VOYAGE defined. See WORDS AND PHRASES.		
WAGERING. See GAMING.		
WAGES—		
due under labour contract, a charge on estate. See EMIGRATION.		
Power to cancel labour contract, if in arrears. See EMIGRATION.		

Subject.

Vol.

Page.

WARD—

defined. *See* WORDS AND PHRASES.under the Court of Wards. *See* COURT OF WARDS.

Protection of estates of Wards of Court from sale for arrears.

See LAND-REVENUE. *See also* CHILD, MINOR, MINORITY.WARD (MUNICIPAL). *See* MUNICIPALITY.

WAREHOUSE—

defined. *See* WORDS AND PHRASES.Warehouses for excisable articles. *See* CUSTOMS (SEA).

Warehouses for cotton, jute and other inflammable substances

See FIRE.Warehouses for salt. *See* SALT.*See also* STORAGE.WASHING PLACES. Regulation of —. *See cross-references from* BATHING AND WASHING PLACES.

WASTE—

Liability for allowing water to run to —. *See* IRRIGATION.Penalty for — of water in municipality. *See* MUNICIPALITY.

WASTE LAND—

Lease for reclamation of —, governed by contract. *See* CONTRACT.Ben. Reg. 2, 1819, not to affect right of proprietors to — guaranteed at Permanent Settlement. *See* LAND-REVENUE.Power to grant lease of —, for cultivation and to assign allowance to zamindars having powers therein. *See* LAND-REVENUE.WATCHMEN. *See* POLICE.

WATER—

Definitions of "water-course." etc. *See* WORDS AND PHRASES.WATER (PRIVATE). Penalty for fishing in —. *See* FISHERY.WATER-COURSE. *See* EMBANKMENT, IRRIGATION.Arrangements as to —, in partition. *See* PARTITION.

WATER-SUPPLY—

WATER FOR DOMESTIC PURPOSES: defined. *See* WORDS AND PHRASES.WATER WORKS defined. *See* WORDS AND PHRASES.WATER-RATES. *See* IRRIGATION; MUNICIPALITY.for irrigation. *See* CANAL; IRRIGATION.for purposes other than irrigation. *See* IRRIGATION.Power of District Boards to supply —. *See* LOCAL SELF-GOVERNMENT.in municipalities. *See* MUNICIPALITY.to places for sale of food, markets, slaughter-houses, etc. *See* MUNICIPALITY.WATER-SUPPLY FUND. *See* MUNICIPALITY.Application of — for public purposes. *See* IRRIGATION.Prohibition of use of —, likely to spread infection. *See* MUNICIPALITY.

WATER SUPPLY—

General—

for irrigation. *See* CANAL: IRRIGATION.for purposes other than irrigation. *See* IRRIGATION.Power of District Board to supply. *See* LOCAL GOVERNMENT.in Municipalities. *See* MUNICIPALITY.to places for sale of food, markets, slaughter-houses, etc. *See* MUNICIPALITY.Water-supply fund. *See* MUNICIPALITY.Application of — for public purposes. *See* IRRIGATION.Prohibition of use of — likely to spread infection. *See* MUNICIPALITY.

Subject.	Vol.	Page.
* WATER SUPPLY—contd.		
<i>Jharia Coal fields. B. & O. Act 3, 1914—</i>		
Water board — definition of. B. & O. Act 3, 1914, s. 2 (b)	III	530
Creation and incorporation of — number of members. B. & O. Act 3, 1914, ss. 3 and 4	III	530, 531
Members of — election — term of office. B. & O. Act, 1914, ss. 3, 5, 5	III	531
Chairman of — to be appointed by Local Government. B. & O. Act 3, 1914, s. 4 (2)	III	531
Vice-Chairman of — to be elected by and from members of. B. & O. Act 3, 1914, s. 4 (3)	III	531
Business to be transacted at first meeting of —. B. & O. Act 3, 1914, s. 7	III	531
Rules as to conduct of business, etc. B. & O. Act 3, 1914, s. 12	III	532
Power of — to appoint, reduce, suspend or dismiss officers and servants whose monthly salary is over Rs. 100. B. & O. Act 3, 1914, s. 9 (1)	III	531
Contracts by —. B. & O. Act 3, 1914, s. 11	III	532
Powers of, to carry out sanction for construction of waterworks. B. & O. Act 3, 1914, s. 24	III	532
Powers to make by-laws for prevention of wastes and to prescribe water fittings. B. & O. Act 3, 1914, s. 40	III	541
Water Fund to be vested in —. B. & O. Act 3, 1914, s. 45	III	542
Power of Local Government in case of default or incompetence. B. & O. Act 3, 1914, ss. 80, 81	III	549, 550
Consequence of suspension for default or incompetence. B. & O. Act 3, 1914, s. 82	III	550
Assessment — of cesses — method. B. & O. Act 3, 1914, ss. 53, 56, 59, 61	III	545, 545
on failure to furnish returns. B. & O. Act 3, 1914, ss. 59, 60	III	545, 546
Cesses—		
Board to levy tonnage and royalty cesses. B. & O. Act 3, 1914, s. 54	III	545
Tonnage — method of assessing. B. & O. Act 3, 1914, ss. 53, 59, 61	III	545, 546
Royalty — method of assessing. B. & O. Act 3, 1914, ss. 55, 59, 51	III	545, 546
Publication of annual rates. B. & O. Act 3, 1914, s. 57	III	545
Notice to furnish returns of quantity of coal and coke despatched from mine, and royalty payable. B. & O. Act 3, 1914, s. 63	III	545
Assessment on failure to furnish return. B. & O. Act 3, 1914, ss. 59, 60	III	545, 546
Penalty for giving false returns. B. & O. Act 3, 1914, s. 74	III	545
Notice of cess payable and dates. B. & O. Act 3, 1914, s. 51	III	546
Payment of — to Board — receipts to be granted — amount received to be credited to water Fund —. B. & O. Act 3 of 1914, s. 62	III	546
Realization of arrears of —. B. & O. Act 3, 1914, s. 53	III	548
Appeal against assessment of — limitation. B. & O. Act 3, 1914, s. 79	III	549
Chairman—		
Appointment of —. B. & O. Act 3, 1914, s. 4 (3)	III	531
Power of, to appoint, reduce, suspend or dismiss officers and servants whose salary does not exceed Rs. 100. B. & O. Act 3, 1914, s. 9 (1)	III	531
may delegate certain powers to Vice-Chairman. B. & O. Act 3, 1914, s. 10	III	532

Subject.	Vol.	Page.
WATER SUPPLY—contd.		
<i>Jharla Coal fields—contd.</i>		
Communication pipes—		
for purpose of supplying water for domestic purposes. B. & O. Act 3, 1914, s. 30	III	539
to be made to satisfaction of Board. B. & O. Act 3, 1914, s. 37	III	540
Compensation—		
to be paid for damage done while constructing aqueducts, etc. B. & O. Act 3, 1914, s. 19	III	534
decision of disputes regarding. B. & O. Act 3, 1914, s. 22	III	536
Construction of Waterworks—		
Preparation of Scheme, submission to Local Government. B. & O. Act 3, 1914, s. 13	III	533
Publication of approved Scheme — sanction. B. & O. Act 3, 1914, ss. 15, 16	III	533
Extension of original scheme — application of — ss. 13 to 16. B. & O. Act 3, 1914, ss. 16, 17	III	534
Acquisition of land for waterworks — rights of user for aqueducts, conduits and lines of mains or pipes. B. & O. Act 3, 1914, ss. 18 to 21	III	534, 535
Restriction on, exercise powers in cases of certain lands. B. & O. Act 3, 1914, s. 21	III	535
Precaution to be taken when breaking up road, railway, or tramway. B. & O. Act 3, 1914, s. 23	III	536
Decision of disputes regarding compensation and other matters, and appeal. B. & O. Act 3, 1914, s. 22	III	536
Powers for carrying out sanctioned scheme, B. & O. Act 3, 1914. maps of area for which waterworks is laid out to be prepared and maintained	III	537
Engineer — appointment, salary and allowances of —. B. & O. Act 3, 1914, s. 8	III	538
Jharla Water Fund—		
to be formed and vested in Water Board. B. & O. Act 3, 1914, s. 45	III	531
Application of fund. B. & O. Act 3, 1914, s. 46	III	542
Annual estimate of income and expenditure to be laid before the Board by Chairman — form —. B. & O. Act 3, 1914, s. 47	III	542
Copy of such estimate to be sent to each member of Board. B. & O. Act 3, 1914, s. 47 (4)	III	543
Estimate to be submitted to Commissioner. B. & O. Act 3, 1914, s. 49	III	543
Supplementary estimates. B. & O. Act 3, 1914, s. 51	III	544
Restriction on expenditure not included in budget. B. & O. Act 3, 1914	III	544
Power to make rules regarding. B. & O. Act 3, 1914, s. 53	III	544
Cess collected to be credited to. B. & O. Act 3, 1914, s. 62	III	546
Map—		
preparation and maintenance of map of Waterworks. B. & O. Act 3, 1914, s. 25	III	538
Meters—		
cost of affixing to be borne by Board. B. & O. Act 3, 1914, s. 32	III	539
Presumption as to correctness of —. B. & O. Act 3, 1914, s. 33	III	540
Replacement of broken. B. & O. Act 3, 1914, s. 35	III	540
Testing of —. B. & O. Act 3, 1914, s. 34	III	540
Penalty for tampering with. B. & O. Act 3, 1914, s. 72	III	548

Subject.	Vol.	Page.
WATER SUPPLY—concl'd.		
<i>Jharia Coal fields—concl'd.</i>		
Water-rate—		
limit of —. B. & O. Act 3, 1914, s. 31	III	539
recovery of —. B. & O. Act 3, 1914, s. 44	III	542
Miscellaneous—		
Publication of rules, orders, etc. B. & O. Act 3, 1914, s. 77	III	549
Service of notices, bills, etc. B. & O. Act 3, 1914, s. 78	III	549
Local Government—		
to appoint engineer and fix salary and allowances. B. & O. Act 3, 1914, s. 8	III	531
to appoint chairman. B. & O. Act 3, 1914, s. 4 (2)	III	531
may make rules as to Board's conduct of business, etc. B. & O. Act 3, 1914, s. 12	III	532
Powers of custody of water fund and preparation of estimates. B. & O. Act 3, 1914, s. 53	III	544
Powers of assessment and recovery of cess, etc., B. & O. Act 3, 1914, s. 64	III	546
and other rules. B. & O. Act 3, 1914, s. 26	III	538
may approve, modify, refer or sanction scheme for construction of water works. B. & O. Act 3, 1914, ss. 14, 16	III	533
Powers of — in case of Board failing to perform its duty. B. & O. Act 3, 1914, s. 80	III	549
Powers of — in case of incompetency, etc. B. & O. Act 3, 1914, s. 81	III	549
WAY-BILL for labourers to labour district. See EMIGRATION.		
WELL(S)—		
Control of — in municipalities. <i>See MUNICIPALITY.</i>		
Arrangements as to — in partition. <i>See PARTITION.</i>		
Construction of — as an improvement. Act 8, 1885, ss. 76 (2) (a), 79	I	497
WHARF—		
Setting apart of — for use under Sea Customs Act, etc. <i>See CUSTOMS (SEA).</i>		
Erection and removal of — below high-water mark. <i>See HIGH-WATER MARK.</i>		
WHOLESALE defined. See WORDS AND PHRASES.		
WIDOW, HINDU. Sati of —. See HINDU WIDOW.		
WILLS AND TESTACY REGULATION (BENGAL), 1799. Ben. Reg. 5, 1799	I	83
<i>See Administration of Estates.</i>		
WILL. Definition of —. See WORDS AND PHRASES. See SUCCESSION.		
WITHDRAWAL from charge, by Court of Wards. See COURT OF WARDS.		
WITNESS—		
Power of Revenue-authorities to award charges to —. Ben. Reg. 9, 1825, s. 5 (10)	I	294
Attendance and examination before Bengal Legislative Council. <i>See COUNCIL.</i>		
<i>See also CORONER.</i>		
WOMAN—		
Employment of — by licensed vendor of spirits. <i>See EXCISE</i>		
<i>See also FEMALE; HINDU WIDOW.</i>		

Subject.

Vol.

Page.

WORDS AND PHRASES—

"Abet" defined. B. & O. Act 1, 1917, s. 4 (7)	IV	251
"Accountant" defined. Reg. 3, 1913, s. 2 (a)	I	863
"Act" defined. <i>See also</i> (Bihar and Orissa Act and Bengal Act.) B. & O. Act 1 of 1917, s. 4 (2)	IV	251
"Active service" defined. Act 5, 1892, s. 2 (2)	I	591
"Actual produce" defined. Ben. Reg. 1, 1861, s. 8	I	92
"Addition" defined. Ben. Act 3, 1895, s. 2 (1)	III	46
"Adjoining holding" defined. Ben. Act 3, 1884, s. 6 (3)	II	503
"Adjustment" defined. <i>See</i> INTERMEDIATE ADJUSTMENT OF ACCOUNT.		
"Admitted to occupation" defined. Act 8, 1885, s. 47	I	484
"Affidavit" defined. (<i>See also</i> OATH.) B. & O. Act 1 of 1917, s. 4 (3)	IV	231
"Agent" defined. (<i>See also</i> Local Agent.) Act 6, 1901, s. 2 (1) (a); Ben. Act 1, 1896, s. 2 (c)	I III	622 74
"Agricultural year" defined. Act 8, 1885, s. 3 (11) Ben. Act 6 of 1908, s. 3 (1). B. & O. Act 11, 1913, s. 3 (1)	I III III	464 248 460
"Animal" defined. Ben. Act 1, 1860, s. 1	II	91
"Annual value of any land, estate or tenuro" defined. Ben. Act 9, 1880, s. 4	II	375
"Applicant" defined. Ben. Act 5, 1897, s. 3 (viii)	III	91
"Area" defined. Ben. Act 3, 1883, s. 2	II	473
"Area of supply" defined. B. & O. Act 3, 1914, s. 2 (a)	III	530
"Arrear of rent." Act 8, 1885, s. 54 (3)	I	488
"Arrear of Revenue" defined. Act 11, 1859, s. 2	I	398
"Arrear of rent" defined. Ben. Act 6, 1908, s. 58	III	273
"Assessment" defined. Ben. Act 5, 1897, s. 3 (vii) (viii)	III	92
"Assessment" defined. Ben. Act 5, 1897, s. 3 (vii) (viii)	I	622
"Assessment" defined. Ben. Act 5, 1897, s. 3 (vii) (viii)	I	108
"Bajiaftidar" defined. B. & O. Act 11, 1913, s. 3 (2)	III	400
"Barrister" defined. B. & O. Act 1 of 1917, s. 4 (4)	IV	252
"Beer" defined. B. & O. Act 2 of 1915, s. 2 (1)	IV	181
"Bengal Act" defined. B. & O. Act 1 of 1917, s. 4 (6)	IV	252
"Bhet-Khepa" tenure defined. Ben. Act 2, 1869, preamble, s. 1	II	97
"Bhugut Bandha mortgage" defined. Ben. Act 6, 1908, s. 3 (2)	III	248
"Bhunihassi tenure" defined. Ben. Act 2, 1869, preamble, s. 1	II	97
"Bihar and Orissa Act" defined. B. & O. Act 1 of 1917, s. 4 (7)	IV	252
"Bihar and Orissa" defined. B. & O. Act 1 of 1917, s. 4 (6)	IV	252
"Board" defined. (<i>See also</i> Sanitary Board.) Ben. Act 7, 1876, s. 3 (12); Ben. Act 5, 1897, s. 3 (i)	I III	237 90
"Board" defined. Act 8, 1915, s. 2 (a)	I	767
"Board" defined. Ben. Act 6, 1908, s. 3 (3). B. & O. Act 3, 1914, s. 2 (b)	III	218, 330
"Board" defined. B. & O. Act 2 of 1915, s. 2 (2)	IV	181
"Board of Revenue" defined. Ben. Reg. 7, 1822, s. 35; Ben. Act 7, 1864, s. 3	I II	267 21
"Boiler" defined. Ben. Act 3, 1879, s. 2	II	377
"Board" defined. Act 6, 1901, s. 2 (ii)	I	622
"British India" defined. B. & O. Act 1 of 1917, s. 4 (8)	IV	252
"British Possession" defined. B. & O. Act 1 of 1917, s. 4 (9)	IV	252
"Bottle, to" — defined. B. & O. Act 2 of 1915, s. 2 (3)	IV	181
"Canal" defined. Ben. Act 3, 1876, s. 3 (1)	II	202
"Canal-officer" defined. Ben. Act 3, 1876, s. 3 (7)	II	203
"Carriage" defined. (<i>See also</i> Hackney-carriage; Stage-carriage) Ben. Act 3, 1884, s. 6 (1); Ben. Act 3, 1899, s. 3 (5)	I III	503 221

Subject.	Vol.	Page.
WORDS AND PHRASES— <i>contd.</i>		
"Cart" defined. Ben. Act 3, 1884, s. 6 (2)	II	503
"Certificate debtor" defined. B. & O. Act 4, 1914, s. 3 (i)	III	557
"Certificate holder" defined. B. & O. Act 4 of 1914, s. 3 (iii)	III	558
"Certificate officer" defined. Ben. Act 6, 1908, s. 3 (iv). B. & O. Act 4, 1914, s. 3 (3).	III	248, 558
"Cess year" defined. Ben. Act 3, 1885, s. 5	II	651
"Chancellor" defined. B. & O. Act 2 of 1918, s. 2 (a)	IV	268
"Chandnadar" defined. B. & O. Act II, 1913, s. 3 (3)	III	400
"Channel" defined. (<i>See also</i> Village channel) Ben. Act 5, 1864, s. 1	II	12
"Chapter" defined. Ben. Act 5, 1897, s. 3 (xxii)	III	92
"Chapter" defined. B. & O. Act 1 of 1917, s. 4 (10)	IV	252
"Chaukidari Chakran Lands" defined. Ben. Act 6, 1870, s. 1	II	109
"Chaukidari Fund" defined. Ben. Act 6, 1870, s. 23	II	115
"Civil Court" defined. Ben. Act 7, 1876, s. 3 (1)	II	236
"Civil Court, the" defined. Ben. Act 3, 1904, s. 2 (1) (p)	III	175
"Civil Jail" defined. Ben. Act 6, 1908, s. 3 (v)	III	248
"Cocaine" defined. B. & O. Act 2 of 1915, s. 2 (4)	IV	181
"Collector" defined. (<i>See also</i> Customs Collector; Deputy Commissioner; District Collector.) Act 20, 1848, s. 6; Act 32, 1855, s. 21; Act 11, 1859, s. 61; Act 8, 1885, s. 3 (16)	I	352, 371, 418, 464
"Collector" defined. (<i>See also</i> Customs Collector; Deputy Commissioner; District Collector.) Ben. Act 8, 1865, s. 1; Ben. Act 7, 1866, s. 10; Ben. Act 7, 1868, s. 1; Ben. Act 5, 1875, s. 2; Ben. Act 3, 1876, s. 3 (5); Ben. Act 7, 1876, s. 3 (13); Ben. Act 9, 1879, s. 3; Ben. Act 6, 1880, s. 3; Ben. Act 9, 1880, s. 4; Ben. Act 2, 1882, s. 3	II	41, 57, 81, 164, 202, 237, 287, 337, 375, 440.
"Collector" defined. (<i>See also</i> Customs Collector; Deputy Commissioner; District Collector.) B. & O. Act II, 1913, s. 3 (4)	III	400
"Collector" defined. (<i>See also</i> Customs Collector; Deputy Commissioner; District Collector.) Ben. Act 8, 1895, s. 2 (f); Ben. Act 5, 1897, s. 3 (ii)	III	60, 90
"Collector" defined. (<i>See also</i> Customs Collector; Deputy Commissioner; District Collector.) Ben. Act 3, 1904, s. 2 (1) (O)	III	175
"Collector" defined. B. & O. Act 1 of 1917, s. 4 (11)	IV	252
"Collectorate" defined. (<i>See also</i> District.) Act 6, 1853, ss. 3, 4	I	356, 357
"Commencement" defined. B. & O. Act 1 of 1917, s. 4 (12)	IV	252
"Commission, the" defined. Ben. Act 3, 1905, s. 3 (3)	III	198
"Commissioner" defined. (<i>See also</i> Sanitary Commissioner.) Reg. 2, 1886, s. 2 (2); Reg. 5, 1893, s. 3 (1)	I	811, 823
"Commissioner" defined. Ben. Act 6, 1908, s. 3 (vi); B. & O. Act II, 1913, s. 3 (5)	III	248, 400
"Commissioner" defined. (<i>See also</i> Sanitary Commissioner and Special Commissioner.) Ben. Act 9, 1880, s. 4; Ben. Act 1, 1885, s. 5; Ben. Act 3, 1885, s. 5	II	375, 631, 651
"Commissioner" defined. (<i>See also</i> Sanitary Commissioner and Special Commissioner.) Ben. Act 8, 1895, s. 2 (g); Ben. Act 5, 1897, s. 3 (iii)	III	60, 91
"Commissioner" defined. B. & O. Act 1 of 1917, s. 4 (13)	IV	252

Subject.

Vol.

Page.

WORDS AND PHRASES—*contd.*

"Commissioner(s), the " defined. Ben. Act 6, 1880, s. 3; Ben. Act 3, 1884, s. 6 (18)	II	337, 505
"Commissioner(s), the " defined. Ben. Act 2, 1891, s. 3 (5)	III	6
"Commissioner of Police " defined. Ben. Act 1, 1896, s. 2 (e)	III	74
"Committee " defined. Ben. Act 9, 1880, s. 4	II	375
"Common Gaming-house " defined. Ben. Act 2, 1867, s. 1	II	61
"Competent to contract " defined. Ben. Act 3, 1904, s. 2 (2)	III	175
"Consular officer " defined. B. & O. Act 1 of 1917, s. 4 (14)	IV	263
"Contempt " defined. Act II, 1859, s. 57	I	417
"Continuing offence " defined. Ben. Act 2, 1891, s. 56 (2)	III	22
"Council " defined. Ben. Act 3, 1866, s. 6	II	49
"Council " defined. B. & O. Act 2 of 1916, s. 2 (b)	IV	215
"Court " defined. (See also Civil Court; Criminal Court; High Court.) Ben. Act 3, 1879, s. 3 (6)	II	203
"Criminal Force " defined. Act 5, 1892, s. 2 (6)	I	593
"Cultivating <i>raiya</i> " defined. Ben. Act 9, 1880, s. 4	II	375
"Cultivating <i>raiya</i> " defined. Ben. Act 8, 1895, s. 2 (a)	III	59
"Customs Collector " defined. Act 9, 1879, s. 3	I	442
" <i>Dalakathri</i> tenure " defined. Ben. Act 2 of 1869, preamble, s. I.	II	97
"Demand " defined. Ben. Act 6, 1879, s. 53; Ben. Act 9, 1879, s. 29	II	122, 297
"Denaturant " defined. B. & O. Act 2 of 1916, s. 2 (5)	IV	182
"Denature, to " defined. B. & O. Act 2 of 1916, s. 2 (6)	IV	182
"Dependant (of emigrant)" defined. Act 6, 1901, s. 2 (1) (d)	I	622
"Dependant <i>taluk</i> " defined. Ben. Reg. 10, 1793, s. 9	I	56
"Deputy Collector " defined. (See also Independent Deputy Collector.) Ben. Act 5, 1875, s. 2	II	164
"Deputy Collector " defined. (See also Independent Deputy Collector.) Reg. 3, 1913, s. 2 (b)	I	863
"Deputy Collector " defined. (See also Independent Deputy Collector.) Ben. Act 5, 1897, s. 3 (iv)	III	91
"Deputy Collector " defined. (See also Independent Deputy Collector.) Ben. Act 9 of 1908, s. 3 (vi); B. & O. Act 2, 1913, s. 3 (6)	III	248, 400
"Deputy Collectorate " defined. Act 6, 1853, s. 5	I	357
"Deputy Commissioner " defined. Reg. 2, 1886, s. 2 (2); Reg. 5, 1893, s. 3 (2); Reg. 4, 1919, s. 3 (7); Reg. 3, 1913, s. 2 (6)	I	821, 849
"Deputy Commissioner " defined. Reg. 2, 1886 s. 2 (2); Reg. 5, 1893, s. 3 (2); Ben. Act 6, 1908, s. 3 (viii)	III	218
"Deputy Magistrate " defined. Reg. 3, 1913, s. 2 (b)	I	863
"District " defined. Ben. Act 1, 1876, s. 2; Ben. Act 7, 1876, s. 3 (14); Ben. Act 9, 1880, s. 4; Ben. Act 2, 1882, s. 3	II	167, 237, 375, 440
"District " defined. Reg. 3, 1913, s. 2 (d)	I	863
"District Court " defined. Reg. 3, 1913, s. 2 (e)	I	863
"District Court " defined. B. & O. Act 1 of 1917, s. 4 (15)	IV	253
"District Court " defined. B. & O. Act 1 of 1917, s. 4 (15)	III	141
"District Court " defined. (See also Magistrate of the District.)	I	562
"Document defined. Ben. Act 1, 1899, s. 3 (11)	III	141
"Document " defined. B. & O. Act 1 of 1917, s. 4 (17)	IV	273
"Duly qualified medical practitioner " defined. B. & O. Act 2 of 1916, s. 30	IV	242
"Drain " defined. Ben. Act 3, 1884, s. 6 (21), (30), (33) (am. Ben. Act 1, 1900, s. 4)	II	712, 714
"Drainage work " defined. Ben. Act 3, 1876, s. 3 (3)	II	202

Subject.	Vol.	Page.
WORDS AND PHRASES— <i>contd.</i>		
"Embankment" defined. (<i>See also</i> Flood Embankment; Public Embankment.) Act 32, 1855, s. 2	I	361
"Embankment" defined. (<i>See also</i> Flood Embankment; Public Embankment.) Ben. Act 2, 1882, s. 3	II	440
"Emigrate" defined. Act 6, 1901, s. 2 (1) (e); Act 8, 1915, s. 2 (6)	I	622, 767
"Employer" defined. Act 6, 1901, s. 2 (1) (f)	I	622
"Enactment" defined. Ben. Act 1, 1899, s. 3 (14)	III	141
"Enactment" defined. B. & O. Act 1 of 1917, s. 4 (18)	IV	253
"Encumbrance" defined. (<i>See</i> INCUMBRANCE.)		
"Engineer, the" defined. Ben. Act 2, 1882, s. 3	II	440
"Engineer, the" defined. Ben. Act 8, 1895, s. 2 (h)	III	60
"Enhanced" defined. Ben. Act 6, 1908, s. 3 (ix)	III	248
"Enhancement" defined. Ben. Act 6, 1908, s. 3 (ix)	III	248
"Erect or re-erect any house, not being a hut" defined. Ben. Act 3, 1884, s. 240	II	581
"Estate" defined. Act 8, 1885, s. 3 (1); Act 6, 1901, s. 2 (1) (g)	I	463, 623
"Estate" defined. Ben. Act 7, 1868, s. 1; Ben. Act 5, 1875, s. 2; Ben. Act 7, 1876, s. 3 (2); Ben. Act 9, 1879, s. 3; Ben. Act 6, 1880, s. 3; Ben. Act 9, 1880, ss. 4, 40A; Ben. Act 2, 1882, s. 3	II	81, 164, 236, 287, 337, 375, 391, 440.
"Estate" defined. Ben. Act 8, 1895, s. 2 (b); Ben. Act 5, 1897, s. 3 (ix); Ben. Act 3, 1904, s. 2 (1) (a); Ben. Act 6, 1908, s. 3 (x); B. & O. Act 2, 1913, s. 3 (7)	III	60, 91, 174, 249, 400
"Excisable article" defined. B. & O. Act 2 of 1915, s. 2 (6)	IV	182
"Excise Commissioner" defined. B. & O. Act 2 of 1915, s. 2 (7)	IV	182
"Excise Officer" defined. B. & O. Act 2 of 1915, s. 2 (3)	IV	181
"Excise revenue" defined. B. & O. Act 2 of 1915, s. 2 (9)	IV	182
"Export" defined. B. & O. Act 2 of 1915, s. 2 (10)	IV	182
"Extent of Interest" defined. Ben. Act 7, 1876, s. 3 (3)	II	236
"Father" defined. (<i>See also</i> Parent.) Ben. Act 1, 1899, s. 3 (15)	III	142
"Father" defined. B. & O. Act 1 of 1917, s. 4 (19)	IV	253
"Ferry" defined. <i>See also</i> Municipal ferry; Private ferry. Ben. Act 1, 1885, s. 5	II	631
"Financial year" defined. Ben. Act 3, 1885, s. 5	II	651
"Financial year" defined. Ben. Act 1, 1899, s. 3 (16)	III	142
"Financial Year" defined. B. & O. Act 1 of 1917, s. 4 (20)	IV	253
"First tenant for life" defined. Ben. Act 3, 1904, s. 2 (1) (d)	III	174
"Fish" defined. Ben. Act 2, 1889, s. 2	II	729
"Fixed Engine" defined. Ben. Act 2, 1889, s. 2	II	729
"Flood-embankment" defined. Ben. Act 3, 1876, s. 3 (4)	II	314
"Fluvial action" defined. Act 8, 1885, s. 30 (<i>Expln.</i>)	I	476
"Food" defined. Ben. Act 3, 1884, s. 251	II	585
"Forest produce" defined. Ben. Act 6, 1908, s. 3 (xi)	III	249
"Fraudulently" defined. Act 5, 1892, s. 3 (6)	I	592
"Furnace" defined. Ben. Act 3, 1905, s. 3 (1)	III	198
"Gaming" defined. (<i>See also</i> Instrument of Gaming.) Ben. Act 2, 1867, s. 1	II	61
"Gaming-house" defined. <i>See</i> Common Gaming-house.		
"Garden-sardar" defined. Act 6, 1901, s. 2 (1) (h)	I	622
"Gazette" defined. B. & O. Act 1 of 1917, s. 4 (21)	IV	253
"Good faith" defined. Ben. Act 1, 1899, s. 3 (17)	III	142

Subject.

Vol.

Page.

WORDS AND PHRASES—*contd.*

"Good faith." B. & O. Act 1 of 1917, s. 4 (22)	IV	253
"Government" defined. (<i>See also</i> Government of India.) Ben. Act 1, 1899, s. 3 (18)	III	142
"Government" defined. B. & O. Act 1 of 1917, s. 4 (23)	IV	253
"Government of India" defined. Ben. Act 1, 1899, s. 3 (19)	III	142
"Government of India" defined. B. & O. Act 1 of 1917, s. 4 (24)	IV	253
"Guardian" defined. Ben. Act 5, 1890, s. 2	II	316
"Hackney-carriage" defined. Ben. Act 2, 1891, s. 3 (2)	III	6
"Health Officer" defined. Ben. Act 4, 1871, s. 1	II	135
"Hemp plant" defined. B. & O. Act 2 of 1915, s. 2 (11)	IV	182
"Her Majesty" defined. (<i>See also</i> Queen.) Ben. Act 1, 1899, s. 3 (20)	III	142
"Hereditary tenure" defined. Ben. Reg. 37, 1793, s. 15	I	73
"High Court" defined. Reg. 5, 1893, s. 4; Reg. 3, 1899, s. 2; Reg. 3, 1913, s. 2 (f)	I	824, 832, 864
"High Court" defined. B. & O. Act 1 of 1917, s. 4 (25)	IV	253
"Highway" defined. <i>See</i> Public Highway.		
"His Majesty" defined. B. & O. Act 1 of 1917, s. 4 (26)	IV	253
"Holder of land" defined. (<i>See also</i> Landholder.) Ben. Act 6, 1880, s. 3	II	337
"Holder of an estate or tenure" defined. (<i>See also</i> Tenureholder.) Ben. Act 6, 1890, s. 4	II	375
"Holder of an estate or tenure" defined. (<i>See also</i> Tenureholder.) Ben. Act 8, 1895, s. 2 (c)	III	60
"Holding" defined. (<i>See also</i> Adjoining holding.) Act 8, 1885, s. 3 (9); Ben. Act 9, 1880, s. 4; Ben. Act 3, 1884, s. 6 (3)	I II	464 370, 464, 503
"Holding" defined. Ben. Act 6, 1908, s. 3 (xii); B. & O. Act 2, 1913, s. 3 (8)	III	249, 400
"Horticultural Land" defined. B. & O. Act 2, 1913, s. 232, Explanation	III	496
"Horse" defined. (<i>See also</i> Animal.) Ben. Act 2, 1891, s. 3 (3)	III	6
"House" defined. (<i>See also</i> Common Gaming-house.) Ben. Act 3, 1884, s. 6 (4)	II	503
"Immovable property" defined. Ben. Act 9, 1886, s. 4; Ben. Act 3, 1884, s. 6 (5)	II	375, 503
"Immovable property" defined. Ben. Act 1, 1899, s. 3 (21)	III	142
"Immovable Property" defined. B. & O. Act 1 of 1917, s. 4 (27)	IV	253
"Import" defined. B. & O. Act 2 of 1915, s. 2 (12)	IV	182
"Imprisonment" defined. Ben. Act 1, 1899, s. 3 (22)	III	142
"Imprisonment" defined. B. & O. Act 1 of 1917, s. 4 (28)	IV	254
"Improved land" defined. Ben. Act 6, 1890, s. 3	II	337
"Improvement" defined. Act 8, 1885, s. 76	I	633
"Improvement" defined. B. & O. Act 2, 1913, s. 66	III	436
"Increment to island" defined. Ben. Act 4, 1868, s. 2	II	77
"Incumbrance" defined. (<i>See also</i> Registered and Notified Incumbrance.) Act 8, 1885, s. 161 (a)	I	517
"Incumbrance" defined. (<i>See also</i> Registered and Notified Incumbrance.) Ben. Act 3, 1904, s. 2 (1) (a)	III	175
"Independent Deputy Collector" defined. Act 6, 1853, s. 5	I	357
"Independent Taluk" defined. Ben. Reg. 19, 1793, s. 7	I	57
"India" defined. B. & O. Act, 1 of 1917, s. 4 (29)	IV	254
"Inhabited room" defined. Ben. Act 3, 1899, s. 3 (23)	III	232
"Inspector" defined. Act 6, 1901, s. 2 (1) (i)	I	623
"Inspector" defined. Ben. Act 3, 1905, s. 3 (2); Ben. Act 2, 1911, s. 4	Iff	198, 364

Subject.	Vol.	Page.
WORDS AND PHRASES— <i>contd.</i>		
"Embankment" defined. (<i>See also</i> Flood Embankment; Public Embankment.) Act 32, 1855, s. 2	I	361
"Embankment" defined. (<i>See also</i> Flood Embankment; Public Embankment.) Ben. Act 2, 1882, s. 3	II	440
"Emigrate" defined. Act 6, 1901, s. 2 (1) (e); Act 8, 1915, s. 2 (6)	I	622, 767
"Employer" defined. Act 6, 1901, s. 2 (1) (f)	I	622
"Enactment" defined. Ben. Act 1, 1899, s. 3 (14)	III	141
"Enactment" defined. B. & O. Act 1 of 1917, s. 4 (18)	IV	253
"Encumbrance" defined. (<i>See</i> INCUMBRANCE.)		
"Engineer, the" defined. Ben. Act 2, 1882, s. 3	II	440
"Engineer, the" defined. Ben. Act 8, 1895, s. 2 (h)	III	60
"Enhanced" defined. Ben. Act 6, 1908, s. 3 (ix)	III	248
"Enhancement" defined. Ben. Act 6, 1908, s. 3 (ix)	III	248
"Erect or re-erect any house, not being a hut" defined. Ben. Act 3, 1884, s. 240	II	581
"Estate" defined. Act 8, 1885, s. 3 (1); Act 6, 1901, s. 2 (1) (g)	I	463, 623
"Estate" defined. Ben. Act 7, 1868, s. 1; Ben. Act 5, 1875, s. 2; Ben. Act 7, 1876, s. 3 (2); Ben. Act 9, 1879, s. 3; Ben. Act 6, 1880, s. 3; Ben. Act 9, 1880, ss. 4, 40A; Ben. Act 2, 1882, s. 3	II	81, 164, 236, 287, 337, 375, 391, 440.
"Estate" defined. Ben. Act 8, 1895, s. 2 (b); Ben. Act 5, 1897, s. 3 (ix); Ben. Act 3, 1904, s. 2 (1) (a); Ben. Act 6, 1908, s. 3 (x); B. & O. Act 2, 1913, s. 3 (7)	III	60, 91, 174, 249, 400
"Excisable article" defined. B. & O. Act 2 of 1915, s. 2 (6)	IV	182
"Excise Commissioner" defined. B. & O. Act 2 of 1915, s. 2 (7)	IV	182
"Excise Officer" defined. B. & O. Act 2 of 1915, s. 2 (3)	IV	181
"Excise revenue" defined. B. & O. Act 2 of 1915, s. 2 (9)	IV	182
"Export" defined. B. & O. Act 2 of 1915, s. 2 (10)	IV	182
"Extent of Interest" defined. Ben. Act 7, 1876, s. 3 (3)	II	236
"Father" defined. (<i>See also</i> Parent.) Ben. Act 1, 1899, s. 3 (15)	III	142
"Father" defined. B. & O. Act 1 of 1917, s. 4 (19)	IV	253
"Ferry" defined. <i>See also</i> Municipal ferry; Private ferry. Ben. Act 1, 1885, s. 5	II	631
"Financial year" defined. Ben. Act 3, 1885, s. 5	II	651
"Financial year" defined. Ben. Act 1, 1899, s. 3 (16)	III	142
"Financial Year" defined. B. & O. Act 1 of 1917, s. 4 (20)	IV	553
"First tenant for life" defined. Ben. Act 3, 1904, s. 2 (1) (d)	III	174
"Fish" defined. Ben. Act 2, 1889, s. 2	II	729
"Fixed Engine" defined. Ben. Act 2, 1889, s. 2	II	729
"Flood-embankment" defined. Ben. Act 3, 1876, s. 3 (4)	II	314
"Fluvial action" defined. Act 8, 1885, s. 30 (<i>Expln.</i>)	I	476
"Food" defined. Ben. Act 3, 1884, s. 251	II	585
"Forest produce" defined. Ben. Act 6, 1908, s. 3 (xi)	III	249
"Fraudulently" defined. Act 5, 1892, s. 3 (6)	I	592
"Furnace" defined. Ben. Act 3, 1905, s. 3 (1)	III	198
"Gaming" defined. (<i>See also</i> Instrument of Gaming.) Ben. Act 2, 1867, s. 1	II	61
"Gaming-house" defined. <i>See</i> Common Gaming-house.		
"Garden-sardar" defined. Act 6, 1901, s. 2 (1) (h)	I	622
"Gazette" defined. B. & O. Act 1 of 1917, s. 4 (21)	IV	553
"Good faith" defined. Ben. Act 1, 1899, s. 3 (17)	III	142

Subject.	Vol.	Page.
WORDS AND PHRASES— <i>contd.</i>		
"Good faith." B. & O. Act I of 1917, s. 4 (22)	IV	253
"Government" defined. (<i>See also</i> Government of India.) Ben. Act 1, 1899, s. 3 (18)	III	142
"Government" defined. B. & O. Act I of 1917, s. 4 (23)	IV	253
"Government of India" defined. Ben. Act 1, 1899, s. 3 (19)	III	142
"Government of India" defined. B. & O. Act I of 1917, s. 4 (24)	IV	253
"Guardian" defined. Ben. Act 5, 1880, s. 2	II	316
"Hackney-carriage" defined. Ben. Act 2, 1891, s. 3 (2)	III	6
"Health Officer" defined. Ben. Act 4, 1871, s. 1	II	135
"Hemp plant" defined. B. & O. Act 2 of 1915, s. 2 (17)	IV	182
"Her Majesty" defined. (<i>See also</i> Queen.) Ben. Act 1, 1899, s. 3 (20)	III	142
"Hereditary tenure" defined. Ben. Reg. 37, 1793, s. 15	I	73
"High Court" defined. Reg. 5, 1893, s. 4; Reg. 3, 1899, s. 2; Reg. 3, 1913, s. 2 (f)	I	824, 832, 864
"High Court" defined. B. & O. Act I of 1917, s. 4 (25)	IV	253
"Highway" defined. <i>See</i> Public Highway.		
"His Majesty" defined. B. & O. Act I of 1917, s. 4 (26)	IV	253
"Holder of land" defined. (<i>See also</i> Landholder.) Ben. Act 6, 1880, s. 3	II	337
"Holder of an estate or tenure" defined. (<i>See also</i> Tenureholder.) Ben. Act 9, 1880, s. 4	II	375
"Holder of an estate or tenure" defined. (<i>See also</i> Tenureholder.) Ben. Act 8, 1895, s. 2 (c)	III	60
"Holding" defined. (<i>See also</i> Adjoining holding.) Act 8, 1885, s. 8 (9); Ben. Act 9, 1880, s. 4; Ben. Act 3, 1884, s. 6 (3)	I II	464 376, 464, 503
"Holding" defined. Ben. Act 6, 1908, s. 3 (xi); B. & O. Act 2, 1913, s. 3 (8)	III	249, 460
"Horticultural Land" defined. B. & O. Act 2, 1913, s. 232, Explanation	III	496
"Horse" defined. (<i>See also</i> Animal.) Ben. Act 2, 1891, s. 3 (3)	III	6
"House" defined. (<i>See also</i> Common Gaming-house.) Ben. Act 3, 1884, s. 6 (4)	II	503
"Immoveable property" defined. Ben. Act 9, 1886, s. 4; Ben. Act 3, 1884, s. 6 (5)	II	375, 503
"Immoveable property" defined. Ben. Act 1, 1899, s. 3 (27)	III	142
"Immoveable Property" defined. B. & O. Act I of 1917, s. 4 (27)	IV	253
"Import" defined. B. & O. Act 2 of 1915, s. 2 (12)	IV	182
"Imprisonment" defined. Ben. Act 1, 1899, s. 3 (22)	III	142
"Imprisonment" defined. B. & O. Act I of 1917, s. 4 (28)	IV	254
"Improved land" defined. Ben. Act 6, 1880, s. 3	II	337
"Improvement" defined. Act 8, 1885, s. 76	I	633
"Improvement" defined. B. & O. Act 2, 1913, s. 86	III	436
"Increment to island" defined. Ben. Act 4, 1868, s. 2	II	77
"Incumbrance" defined. (<i>See also</i> Registered and Notified Incumbrance.) Act 8, 1885, s. 161 (a)	I	547
"Incumbrance" defined. (<i>See also</i> Registered and Notified Incumbrance.) Ben. Act 3, 1904, s. 2 (7) (n)	III	175
"Independent Deputy Collector" defined. Act 6, 1853, s. 5	I	357
"Independent Taluk" defined. Ben. Reg. 19, 1793, s. 7	I	57
"India" defined. B. & O. Act, I of 1917, s. 4 (29)	IV	254
"Inhabited room" defined. Ben. Act 3, 1899, s. 3 (23)	III	222
"Inspector" defined. Act 6, 1901, s. 2 (7) (i)	I	623
"Inspector" defined. Ben. Act 3, 1903, s. 3 (2); Ben. Act 2, 1911, s. 4	III	198, 364

Subject.

[Vol.]

Page.

WORDS AND PHRASES—*contd.*

"Inspector-General of Registration" defined. Ben. Act 1, 1876, s. 2	II	187
"Instrument of gaming" defined. Ben. Act 2, 1867, s. 1	II	61
"Interest" defined. (<i>See</i> Protected Interest.)		
"Intoxicating drug" defined. B. & O. Act 2 of 1915, s. 2 (13)	IV	182
"Joint undivided estate" defined. Ben. Act 5, 1897, s. 3 (x)	III	91
"Judicial Commissioner" defined. Ben. Act 6, 1908, s. 3 (vi)	III	248
"Keeper of a lodging-house" defined. Ben. Act 4, 1871, s. 1	II	135
"King" defined. B. & O. Act 1 of 1917, s. 4 (26)	IV	253
"Korkar" defined. Ben. Act 6, 1908, s. 3 (xiii)	III	249
"Labour-contract" defined. Act 6, 1901, s. 2 (I) (j)	I	623
"Labour-district" defined. Act 6, 1901, s. 2 (I) (k)	I	623
"Labourer" defined. Act 6, 1901, s. 2 (I) (l)	I	623
"Land" defined. (<i>See also</i> Bustee land; <i>Chaukidari Chakran</i> lands; Improved land; Reclaimed land.) Ben. Act 9, 1880, s. 4; Ben. Act 2, 1882, s. 3; Ben. Act 3, 1884, s. 6 (5); Ben. Act 1, 1887, s. 2	II	375, 440; 503, 702
"Land" defined. (<i>See also</i> Bustee land; <i>Chaukidari Chakran</i> lands; Improved land; Reclaimed land.) Ben. Act 5, 1897, s. 3 (xiii); Ben. Act 1, 1899, s. 5 (I)	III	91, 145
"Land" defined. B. & O. Act 1 of 1917, s. 5 (I)	IV	256
"Landholder" defined. (<i>See also</i> Holder of land; <i>Zamindar</i> .) Ben. Act 6, 1880, s. 3	II	357
"Landlord" defined. Act 8, 1885, s. 3 (4)	I	463
"Landlord" defined. Ben. Act 6, 1908, s. 3 (xiv); B. & O. Act 2, 1913, s. 2 (9), 211 (9)	III	250, 400, 485
"Landlord's privileged lands" defined. Ben. Act 6, 1908, s. 118	III	295
"Legally qualified medical Practitioner" defined. B. & O. Act 2 of 1916, s. 30.	IV	242
"Lieutenant-Governor" defined. (<i>See also</i> Local Government.) Ben. Act 7, 1876, s. 3 (4)	II	236
"Life-tenure" defined. Ben. Reg. 37, 1793, s. 15	I	73
"Line of Navigation" defined. Ben. Act 5, 1864, s. 1	II	12
"Liquor" defined. B. & O. Act 2 of 1915, s. 2 (14)	IV	183
"Local agent" defined. Act 6, 1901, s. 2 (I) (m)	I	623
"Local area" defined. Ben. Act 8, 1895, s. 2 (d)	III	60
"Local authority" defined. Ben. Act 3, 1883, s. 2; Ben. Act 3, 1885, s. 5	II	473, 651
"Local authority" defined. Ben. Act 1, 1899, s. 3 (23)	III	142
"Local Authority" defined. B. & O. Act 1 of 1917, s. 4 (30)	IV	254
"Local division" defined. Ben. Act 7, 1876, s. 3 (5)	II	236
"Local Government" defined. (<i>See also</i> Lieutenant-Governor.) Ben. Act 1, 1899, s. 3 (24)	III	142
"Local Government" defined. B. & O. Act 1 of 1917, s. 4 (31)	IV	254
"Lodger" defined. Ben. Act 4, 1871, s. 1	II	132
"Lodging-house" defined. Ben. Act 4, 1871, s. 1	II	135
"Magistrate" defined. Act 6, 1901, s. 2 (I) (n)	I	623
"Magistrate" defined. Ben. Act 3, 1867, s. 1; Ben. Act 4, 1871, s. 1; Ben. Act 3, 1884, s. 6 (8)	II	70, 136, 504
"Magistrate" defined. Ben. Act 1, 1899, s. 3 (25)	III	143
"Magistrate" defined. B. & O. Act 1 of 1917, s. 4 (32)	IV	254
"Magistrate" defined. Ben. Act 3, 1905, s. 3 (5)	III	198

Subject.

Vol.

Page.

WORDS AND PHRASES—*contd.*

"Magistrate of the district" defined. (<i>See also</i> District Magistrate.) Ben. Act 6, 1879, s. 1; Ben. Act 3, 1884, s. 6 (7); Ben. Act 3, 1885, s. 5	II	199, 504, 631
" <i>Mahtosai</i> tenure" defined. Ben. Act 2, 1869, preamble, s. 1	II	97
" <i>Majkahas</i> tenure" defined. Ben. Act 2, 1869, preamble, s. 1	II	97
"Majority" defined. <i>See</i> MINOR.		
"Manager" defined. Ben. Act 7, 1876, s. 3 (6)	II	236
"Manufacture" defined. Ben. Act 7, 1864, s. 3	II	21
"Manufacture" defined. B. & O. Act 2 of 1915, s. 2 (15)	IV	184
"Market" defined. (<i>See also</i> Bazar, Municipal Market.) Ben. Act 3, 1884, s. 336	II	609
"Master" defined. Act 9, 1879, s. 3	I	442
"Master" defined. Ben. Act 3, 1867, s. 1	II	69
"Master" defined. Ben. Act 1, 1899, s. 3 (26)	III	143
"Master" defined. B. & O. Act 1 of 1917, s. 4 (33)	IV	254
" <i>Maund</i> " defined. Ben. Act 7, 1864, s. 3	II	21
" <i>Mauza</i> " defined. Ben. Act 5, 1875, s. 2; Ben. Act 7, 1876, s. 3 (7)	II	164, 237
"Medical Acts" defined. B. & O. Act 2 of 1916, s. 2 (a)	IV	235
"Medical practitioner" defined. Ben. Act 1, 1880, s. 2	II	317
"Mine" defined. B. & O. Act 3, 1914	III	530
"Minor" defined. Ben. Act 9, 1879, s. 3	II	237
"Month" defined. Ben. Act 1, 1899, s. 3 (27)	III	143
"Month" defined. B. & O. Act 1 of 1917, s. 4 (34)	IV	254
"Movable property" defined. Ben. Act 3, 1884, s. 6 (6)	II	975
"Movable property" defined. Ben. Act 1, 1899, s. 3 (28); Ben. Act 6, 1908, s. 3 (zv); B. & O. Act 4, 1914, s. 3 (d)	III	143, 250, 538
"Movable Property" defined. Act 1 of 1917, s. 4 (35)	IV	254
"Mover" defined. <i>See</i> PRIME-MOVER.		
"Muhammadan Registrar" defined. Ben. Act 1, 1876, s. 2	II	183
"Muhammadan Burial Ground" defined. <i>See</i> PUBLIC MUHAMMADAN BURIAL GROUND.		
" <i>Mundari Khunt-Kathidar</i> " defined. Ben. Act 6, 1908, s. 8	III	253
" <i>Mundari Khunt-Kattidari</i> tenancy" defined. Ben. Act 6, 1908, s. 3 (xvi)	III	250
"Municipal ferry" defined. Ben. Act 3, 1884, s. 148	II	557
"Municipal Market" defined. Ben. Act 3, 1884, s. 336	II	609
"Municipal town" defined. Ben. Act 3, 1867, s. 1	II	69
"Municipality" defined. Ben. Act 3, 1883, s. 2; Ben. Act 3, 1884, s. 6 (9)	II	473, 504
"Native district" defined. Act 6, 1901, s. 2 (nn)	I	623
"Native district" defined. Act 8, 1916, s. 2 (c)	I	767
"Non-occupancy-raiyat" defined. Act 8, 1885, s. 4 (c)	I	465
"Notification" defined. Ben. Act 3, 1884, s. 2; Ben. Act 1, 1885, s. 5; Ben. Act 3, 1885, s. 5	II	502, 531, 651
"Notification" defined. B. & O. Act 1 of 1917, s. 4 (36)	IV	254
"Oath" defined. (<i>See also</i> Affidavit.) Ben. Act 1, 1899, s. 3 (29)	III	143
"Oath" defined. B. & O. Act 1 of 1917, s. 4 (37)	IV	254
"Occupancy-raiyat" defined. Act 8, 1885, s. 4 (6)	I	465
"Occupancy-raiyat" defined. Ben. Act 6, 1908, s. 16	III	225
"Occupant" defined. Ben. Act 5, 1875, s. 2	II	164
"Offence" defined. Ben. Act 1, 1899, s. 3 (30)	III	143
"Offence" defined. B. & O. Act 1 of 1917, s. 4 (38)	IV	254

Subject.

Vol. Page.

WORDS AND PHRASES—*contd.*

"Offensive matter" defined. Ben. Act 3, 1884, s. 6 (10)	II	504
"Ordinary Fellow" defined. B. & O. Act 2 of 1918, s. 2 (b)	IV	270
"Ordinary member of the Syndicate" defined. B. & O. Act 2 of 1918, s. 2 (c)	IV	270
"Owner" defined. Ben. Act 3, 1867, s. 1; Ben. Act 4, 1871, s. 1; Ben. Act 3, 1876, s. 3 (9); Ben. Act 3, 1879, s. 3; Ben. Act 3, 1884, s. 6 (11); Ben. Act 1, 1887, s. 2	II	69, 136, 203, 278, 504, 721
"Owner" defined. Ben. Act 3, 1905, s. 3 (4)	III	198
"Owner of mine" defined. B. & O. Act 3, 1914, s. 2 (c)	III	530
"Owner of palanquin" defined. Ben. Act 2, 1891, s. 48 (3)	III	91
"Owner of village-channel" defined. Ben. Act 3, 1876, s. 58	II	217
"Pachwai" defined. B. & O. Act 2 of 1915, s. 2 (16)	IV	183
"Pahnai tenure" defined. Ben. Act 2, 1869, preamble, s. 1	II	97
"Pardah-nashin" defined. Ben. Act 1, 1876, s. 2	II	187
"Parent" defined. (See also Father.) Ben. Act 5, 1880, s. 2	II	316
"Parent estate" defined. Ben. Act 5, 1897, s. 3 (xi)	III	91
"Park" defined. Ben. Act 2, 1904, s. 2	III	167
"Park durwan" defined. Ben. Act 2, 1904, s. 2	III	167
"Park" defined. Ben. Act 1, 1899, s. 3 (31)	III	143
"Part" defined. B. & O. Act 1 of 1917, s. 4 (39)	IV	254
"Patna" defined. B. & O. Act 1 of 1915, s. 2	IV	173
"Pay" defined. Ben. Act 6, 1908, s. 3 (xvii); B. & O. Act 2, 1910, s. 3 (10)	III	250, 401
"Payable" defined. Act 8, 1885, s. 3 (6)	I	463
"Payable" defined. Ben. Act 6, 1908, s. 3 (xvii); B. & O. Act 2, 1913, s. 3 (16)	III	250, 401
"Payment" defined. Act 8, 1885, s. 3 (6)	I	463
"Payment" defined. Ben. Act 6, 1908, s. 3 (xvii); B. & O. Act 2, 1913, s. 3 (10)	III	250, 401
"Permanent" defined. Ben. Act 6, 1880, s. 3 (Expln.)	II	339
"Permanent settlement" defined. Act 8, 1885, s. 3 (12)	I	464
"Permanent settlement" defined. B. & O. Act 2, 1913, s. 3 (11)	III	401
"Permanent tenure" defined. Act 8, 1885, s. 3 (8)	I	463
"Permanent tenure" defined. Ben. Act 6, 1908, s. 3 (xviii)	III	250
"Person" defined. Ben. Act 5, 1864, s. 1; Ben. Act 2, 1866, s. 51; Ben. Act 3, 1876, s. 46	II	12, 77, 214
"Person" defined. Ben. Act 1, 1899, s. 3 (32), s. 5 (2)	III	143, 145
"Person" defined. B. & O. Act 1 of 1917, ss. 4 (40), 5	IV	254, 256
"Pilgrim" defined. Ben. Act 1, 1896, s. 2 (a)	III	73
"Pilgrim-broker" defined. Ben. Act 1, 1896, s. 2 (b)	III	73
"Place" defined. B. & O. Act 2 of 1915, s. 2 (17)	IV	183
"Political Agent" defined. B. & O. Act 1 of 1917, s. 4 (41)	IV	254
"Police-officer" defined. (See also Military Police Officer.) Ben. Act 7, 1864, s. 3	II	21
"Police Port-dues" defined. Ben. Act 3, 1867, s. 10	II	71
"Port" defined. Ben. Act 3, 1867, s. 1	II	69
"Port dues" defined. See POLICE PORT-DUES.		
"Port of Calcutta" defined. Ben. Act 5, 1880, s. 2	II	316
"Practical conditions" defined. Ben. Act 6, 1908, s. 3 (xix)	III	250
"Premises" defined. Ben. Act 1, 1887, s. 2	II	721
"Prescribed" defined. Act 8, 1885, s. 3 (15)	I	464
"Prescribed" defined. Ben. Act 6, 1908, s. 3 (xxi); B. & O. Act 2, 1913, s. 3 (13); B. & O. Act 4, 1914, s. 3 (5)	III	250, 401, 558

Subject.

Vol.

Page.

WORDS AND PHRASES—*contd.*

"Prime-mover" defined.	Ben. Act 3, 1879, s. 3	II	277
"Private-ferry" defined.	Ben. Act 1, 1885, s. 5	II	631
"Private water" defined.	Ben. Act 2, 1889, s. 2	II	729
"Promoter" defined.	Ben. Act 3, 1883, s. 3	II	474
"Proprietor" defined. (See also Owner; Recorded proprietor.)	Act 8, 1885, s. 3 (2)	I	463
"Proprietor" defined. (See also Owner; Recorded proprietor.)	Ben. Act 7, 1868, s. 1; Ben. Act 7, 1876, s. 3 (8); Ben. Act 6, 1880, s. 3	II	81, 237, 338, 492.
"Proprietor" defined. (See also Owner; Recorded proprietor.)	Ben. Act 5, 1897, s. 3 (v); Ben. Act 6, 1908, s. 3 (xxi); B. & O. Act 2, 1913, s. 3 (1f)	III	91, 250, 401
"Protected Interest" defined.	Act 8, 1885, s. 160	I	546
"Province" defined.	B. & O. Act 1 of 1917, s. 4 (42)	IV	153
"Province of Orissa" defined.	Act 9, 1847, s. 2	I	347
"Public demand" defined.	B. & O. Act 4, 1914, s. 3 (6)	III	553
"Public embankment" defined.	Act 32, 1855, s. 2	I	361
"Public embankment" defined.	Ben. Act 2, 1882, s. 3	II	429
"Public highway" defined.	Ben. Act 4, 1868, s. 8	II	78
"Public nuisance" defined.	Ben. Act 1, 1899, s. 3 (33)	III	143
"Public nuisance." B. & O. Act 1 of 1917, s. 4 (43)		IV	155
"Public officer" defined. (See also Public Servant.)	Ben. Act 1, 1876, s. 25	II	103
"Public vaccinator" defined.	Ben. Act 5, 1880, s. 2	II	516
"Public vaccine-station" defined.	Ben. Act 5, 1880, s. 14	II	321
"Public water-course" defined.	Ben. Act 2, 1882, s. 3	II	439
"Queen" defined. (See also Her Majesty.)	Ben. Act 1, 1899, s. 3 (20)	III	142
"Raiyat" defined. (See also Non-occupancy Raiyat; Occupancy Raiyat; Settled Raiyat; Under-raiyat.)	Act 8, 1885, s. 5 (2); Reg. 3, 1913, s. 59	I	465, 578
"Raiyat" defined.	Ben. Act 6, 1908, s. 6	III	252
"Raiyat" defined.	Ben. Act 6, 1908, s. 7.	III	252
"Raiyat" defined.	Act 8, 1885, s. 4 (a)	I	465
"Raiyat" defined.	prov.	II	509
"Rauana" defined.	Ben. Act 7, 1864, s. 3	II	21
"Reason to believe" defined.	Act 5, 1892, s. 2 (6)	I	592
"Reclaimed land" defined.	Ben. Act 6, 1880, s. 3	II	337
"Recognized agent of landlord" defined.	Act 8, 1885, s. 145	I	534
"Record-of-rights" defined.	Ben. Act 3, 1885, s. 2 (2)	III	46
"Record-of-rights" defined.	B. & O. Act 1 of 1918, s. 2	IV	265
"Recorded proprietor" defined.	Ben. Act 7, 1876, s. 3 (5)	II	237
"Recorded proprietor" defined.	Ben. Act 5, 1897, s. 3 (v)	III	91
"Recruiting district" defined.	Act 6, 1901, s. 2 (1) (p)	I	623
"Registered" defined.	Act 8, 1885, s. 3 (18)	I	495
"Registered" defined.	Ben. Act 1, 1899, s. 3 (3f); Ben. Act 6, 1908, s. 3 (xxii); B. & O. Act 2, 1913, s. 3 (15)	III	143, 250, 401
"Registered" defined.	B. & O. Act 1 of 1917, s. 4 (44)	IV	155
"Registered and notified incumbrance" defined.	Act 8, 1885, s. 161 (b)	I	547
"Registering officer" defined.	Act 6, 1901, s. 2 (1) (q)	I	623
"Registered practitioner" defined.	B. & O. Act 2 of 1916, s. 2 (c).	IV	135
"Register" defined.	Ben. Act 1, 1876, s. 2	II	187
"Regulation" defined.	Ben. Act 1, 1899, s. 3 (25)	III	143
"Regulation" defined.	B. & O. Act 1 of 1917, s. 4 (43)	IV	255

Subject.

Vol.

Page.

WORDS AND PHRASES—*contd.*

"Rent" defined. (<i>See also</i> Arrear of Rent.) Act 8, 1885, s. 3 (5)	I	463
"Rent" defined. (<i>See also</i> Arrear of Rent.) Ben. Act 5, 1897, s. 3 (xiv); Ben. Act 6, 1908, s. 3 (xxiii); B. & O. Act 2, 1913, s. 3 (16)	III	92, 250, 401
"Rent payable in kind" defined. Ben. Act 5, 1897, s. 3 (xiv)	III	92
"Reside" defined. Ben. Act 3, 1899, s. 3 (40)	III	224
"Resumable tenure" defined. Ben. Act 6, 1908, s. 3 (xxiv)	III	251
"Revenue" defined. Ben. Act 7, 1868, s. 1	II	81
"Revenue Court" defined. B. & O. Act 2, 1913, s. 3 (17)	III	401
"Revenue-free property" defined. Ben. Act 7, 1876, s. 3 (16)	II	203
"Revenue-officer" defined. Act 8, 1885, s. 3 (17)	I	464
"Revenue-officer" defined. Ben. Act 6, 1908, s. 3 (xxv); B. & O. Act 2, 1913, s. 3 (18)	III	251, 401
"Right" defined. (<i>See</i> RECORD-OF-RIGHT.)		
"Road" defined. (<i>See also</i> Public street; Street.) Ben. Act 3, 1883, s. 2 and Ben. Act 3, 1884, s. 6 (13)	II	471, 504
"Royalty" defined. B. & O. Act 3, 1914, s. 2 (3)	III	530
"Rubbish" defined. Ben. Act 3, 1884, s. 6 (14)	II	504
"Rule" defined. (<i>See also</i> By-law.) Ben. Act 1, 1899, s. 3 (36); B. & O. Act 4, 1914, s. 3 (7)	III	144, 558
"Rule" defined. B. & O. Act 1 of 1917, s. 4 (46)	IV	255
"Salaried Servant of Government" defined. Ben. Act 3, 1885, s. 5	II	651
"Sale" defined. B. & O. Act 2 of 1915, s. 2 (18)	IV	183
"Salt" defined. Ben. Act 7, 1864, s. 3	II	21
"Salt in possession of servant or agent" defined. Ben. Act 7, 1864, s. 3	II	21
"Salt-work" defined. (<i>See also</i> Separate salt-work.) Ben. Act 7, 1864, s. 3	II	21
"Sanitary Board" defined. Ben. Act 3, 1884, s. 6 (14A)	II	504
"Schedule" defined. Ben. Act 1, 1899, s. 3 (37)	III	144
"Schedule" defined. B. & O. Act 1 of 1917, s. 4 (47)	IV	255
"Scheduled District" defined. Ben. Act 1, 1899, s. 3 (38)	III	144
"Scheduled District" defined. B. & O. Act 1 of 1917, s. 4 (48)	IV	255
"Second-in-command" defined. Act 5, 1892, s. 2 (5)	I	591
"Second tenant for life" defined. Ben. Act 3, 1904, s. 2 (1) (e)	III	174
"Section" defined. Ben. Act 5, 1897, s. 3 (xxviii) and Ben. Act 1, 1899, s. 3 (39)	III	92, 144
"Section" defined. B. & O. Act 1 of 1917, s. 4 (49)	IV	255
"Secured creditor" defined. Ben. Act 3, 1904, s. 2 (1) (l)	III	174
"Secured debt" defined. Ben. Act 3, 1904, s. 2 (1) (j)	III	174
"Seer" defined. Ben. Act 7, 1864, s. 3	II	21
"Separate estate" defined. Ben. Act 5, 1897, s. 3 (xiii)	III	91
"Separate salt-work" defined. Ben. Act 7, 1864, s. 5	II	22
"Separate scheme" defined. Ben. Act 6, 1880, s. 54	II	362
"Separate village channel" defined. Ben. Act 3, 1876, s. 47	II	214
"Servant" defined. (<i>See</i> SALARIED SERVANT OF GOVERNMENT.)		
"Settled estate" defined. Ben. Act 3, 1904, s. 2 (1) (b)	III	174
"Settled raiyat" defined. Act 8, 1885, s. 20 (1)	I	472
"Settled raiyat" defined. Ben. Act 6, 1908, ss. 17, 18	III	255, 256
"Settlor" defined. Ben. Act 3, 1904, s. 2 (1) (c)	III	174
"Sewage" defined. Ben. Act 3, 1884, s. 6 (17)	II	505
"Ship" defined. Ben. Act 1, 1899, s. 3 (40)	III	144
"Ship" defined. B. & O. Act 1 of 1917, s. 4 (50)	IV	255
"Sign" defined. Act 6, 1901, s. 2 (1) (r)	I	623
"Sign" defined. Ben. Act 1, 1899, s. 3 (41)	III	144

WORDS AND PHRASES—*contd.*

"Sign" defined. B. & O. Act 1 of 1917, s. 4 (51)	IV	255
"Signature" defined. Act 6, 1901, s. 2 (1) (r)	I	623
"Signed" defined. Act 8, 1885, s. 3 (14)	I	464
"Signed" defined. B. & O. 2, Act 1913, s. 3 (19)	III	401
"Son" defined. Ben. Act 1, 1899, s. 3 (42) and Ben. Act 3, 1904, s. 2 (1) (h)	III	144, 174
"Son" defined. B. & O. Act 1 of 1917, s. 4 (52)	IV	255
"Special Commissioner" defined. Ben. Act 2, 1869, s. 1	II	97
"Spirit" defined. B. & O. Act 2 of 1915, s. 2 (19)	IV	183
"Stage-carriage" defined. Ben. Act 2, 1891, s. 3 (4)	III	6
"Sub-divisional officer" defined. Reg. 3, 1913, s. 2 (g)	I	864
"Sub-proprietary interest" defined. B. & O. Act 2, 1913, s. 3 (20)	III	401
"Sub-proprietor" defined. B. & O. Act 2, 1913, s. 3 (21)	III	401
"Sub-section" defined. Ben. Act 1, 1899, s. 3 (43)	III	144
"Sub-section" defined. B. & O. Act 1 of 1917, s. 4 (53)	IV	255
"Succession" defined. Act 8, 1885, s. 3 (73)	I	464
"Succession" defined. B. & O. Act 2, 1913, s. 3 (22)	III	402
"Superintendent" defined. Act 6, 1901, s. 2 (1) (i)	I	624
"Superintendent" defined. Ben. Act 1, 1887, s. 2	II	721
"Superintendent" defined. Ben. Act 2, 1904, s. 2	III	167
"Superintendent of police" defined. Reg. 3, 1913, s. 2 (h)	I	864
"Supervisor" defined. Act 6, 1901, s. 2 (a); Act 8, 1915, s. 2 (d)	I	624, 768
"Survey" defined. Ben. Act 5, 1875, s. 2 and Ben. Act 1, 1887, s. 2	II	164, 721
"Swear" defined. Ben. Act I, 1899, s. 3 (44)	III	144
"Swear" defined. B. & O. Act 1 of 1917, s. 4 (54)	IV	255
"Tari" defined. B. & O. Act 2 of 1915, s. 2 (20)	IV	183
"Tenant" defined. (See also Under-tenant.) Act 8, 1885, s. 3 (3)	I	463
"Tenant" defined. Ben. Act 6, 1908, s. 3 (xxvi); B. & O. Act 2, 1913, s. 3 (23)	III	251, 492
"Tenant for life" defined. Ben. Act 3, 1904, s. 2 (1) (g)	III	174
"Tenure" defined. (See also Hereditary tenure; Life tenure; Under-tenure.) Act 8, 1885, s. 3 (7)	I	463
"Tenure" defined. (See also Hereditary tenure; Life tenure; Under-tenure.) Ben. Act 7, 1868, s. 1; Ben. Act 5, 1875, s. 2; Ben. Act 6, 1880, s. 3	II	81, 161, 331
"Tenuro" defined. (See also Hereditary tenure; Life tenure; Under-tenure.) Ben. Act 9, 1880, ss. 4, 40A; Ben. Act 2, 1882, s. 3	II	375, 391, 440
"Tenure" defined. (See also Hereditary tenure; Life tenure; Under-tenure.) Ben. Act 8, 1895, s. 2 (c); Ben. Act 6, 1903, s. 3 (xxvi); B. & O. Act 2, 1913, s. 3 (24)	III	60, 251, 492
"Tenure-holder" defined. (See also Holder of an estate or tenure.) Act 8, 1885, s. 5 (1)	I	465
"Tenure-holder" defined. (See also Holder of an estate or tenure.) Ben. Act 5, 1875, s. 2	II	164
"Tenure-holder" defined. Ben. Act 6, 1903, s. 5	III	252
"Third tenant for life." Ben. Act 3, 1904, s. 2 (1) (f)	III	174
"Tract" defined. Ben. Act 8, 1895, s. 2 (i)	III	60
"Transport" defined. B. & O. Act 2 of 1915, s. 2 (21)	IV	183
"Under-raiyat" defined. Act 8, 1885, s. 4 (3)	I	465
"Under-tenure" defined. Ben. Act 6, 1880, s. 3	II	337
"Under-tenure" defined. Reg. 4, 1910, s. 3 (2)	I	849
"Unprotected child" defined. Ben. Act 5, 1880, s. 2	II	316
"Unprotected person" defined. Ben. Act 5, 1880, s. 2	II	316
"Unsecured creditor" defined. Ben. Act 3, 1904, s. 2 (1) (m)	III	175

FORM FOR THE ENTRY OF CORRECTION SLIPS.

Number and date of slip.	Date of receipt.	Date of noting up.
1	2	3

Subject.	Vol.	Page.
WORDS AND PHRASES—<i>concl'd.</i>		
"Unsecured debt" defined. Ben. Act 3, 1904, s. 2 (1) (k)	III	174
"Vessel" defined. Ben. Act 5, 1864, s. 1; Ben. Act 2, 1887, s. 2	II	12, 727
"Vessel" defined. Ben. Act 1, 1899, s. 3 (45)	III	144
"Vessel" defined. Act 9, 1879, s. 3	I	442
"Vessel" defined. B. & O Act 1 of 1917, s. 4 (55)	IV	255
"Village" defined. Act 8, 1885, s. 3 (10)	I	464
"Village" defined. Ben. Act 6, 1870, s. 4	II	111
"Village" defined. Ben. Act 6, 1908, s. 3 (xxviii); B. & O. Act 2, 1913, s. 3 (25)	III	251, 402
"Village-channel" defined. (<i>See also</i> Separate village channel.) Ben. Act 3, 1876, s. 3 (2)	II	202
"Voluntarily causing hurt" defined. Act 5, 1892, s. 2 (6)	I	592
"Voyage" defined. Act 9, 1879, s. 3	I	442
"Ward" defined. (<i>See also</i> Minor.) Ben. Act 9, 1879, s. 3	II	287
"Water-course" defined. (<i>See also</i> Public water-course.) Ben. Act 2, 1882, s. 3	II	440
"Water for domestic purposes," defined. B. & O. Act 3, 1914, s. 2 (a)	III	530
"Water works" defined. B. & O. Act 3, 1914, s. 2 (f)	III	530
"Will" defined. Ben. Act 1, 1899, s. 3 (46)	III	144
"Will" defined. B. & O. Act 1 of 1917, s. 4 (56)	IV	255
"Writing" defined. Ben. Act 1, 1899, s. 3 (47)	III	144
"Writing" defined. B. & O. Act 1 of 1917, s. 4 (57)	IV	253
"Year" defined. (<i>See also</i> Agricultural year; Cess year; Financial year.) Ben. Act 9, 1880, s. 4; Ben. Act 3, 1884, s. 6 (19)	II	375, 505
"Year" defined. B. & O. Act 1 of 1917, s. 4 (58)	IV	256
"Year" defined. (<i>See also</i> Agricultural year; Cess year; Financial year.) Ben. Act 1, 1899, s. 3 (48)	III	145
"Zamindar" defined. (<i>See also</i> Landholder.) Reg. 4 of 1910, s. 3 (3)	I	849
"Zamindar" defined. (<i>See also</i> Landholder.) Ben. Act 5, 1875, s. 2; Ben. Act 2, 1882, s. 3	II	164, 439
WORKING of Tramway. <i>See</i> TRAMWAY.		
WORSHIP—		
Lease of land for — a protected interest on sale of tenure or holding for arrears of rent. Act 8, 1885, s. 160 (c)	I	547
Rent of such tenures may be enhanced, if proved to have been unfair at time of grant. Act 8, 1885, s. 167 (4)	I	550
Rules as to places of — in partition. <i>See</i> PARTITION.		
Places of public worship exempted from Municipal taxation. <i>See</i> MUNICIPALITY.		
WRITING. Definitions of —. <i>See</i> WORDS AND PHRASES.		
WRONGFUL DISTRAINT. Power to bring suit for compensation for —. <i>See</i> LANDLORD AND TENANT.		
WRONGFUL ENTRY. Penalty for — on private fishery. <i>See</i> Fishery.		
YEAR. Definitions of —. <i>See</i> WORDS AND PHRASES.		
Zamindar—		
Definition of —. <i>See</i> WORDS AND PHRASES.		
Liability of — to pay embankment expenses, and recovery of same from tenure-holder. <i>See</i> EMBANKMENT.		
Responsibility of — for payment of revenue when holding on after leave. <i>See</i> LAND-REVENUE.		
Sale of tenures at instance of —. <i>See</i> LANDLORD AND TENANT.		
Duty of — to report offences. <i>See</i> POLICE.		
Liability of — to preserve boundary-marks. <i>See</i> SURVEYS.		
<i>See also</i> Landholder; Landlord and Tenant; Land-revenue.		

